

HOUSE JOURNAL

FORTY-SIXTH LEGISLATURE, REGULAR SESSION

PROCEEDINGS

FIFTY-NINTH DAY

(Thursday, April 20, 1939)

The House met at 10:00 o'clock a. m., pursuant to adjournment, and was called to order by Speaker Morse.

The roll of the House was called, and the following Members were present:

Mr. Speaker	Crossley
Allen	Daniel
Allison	Davis of Jasper
Alsup	Davis of Upshur
Anderson	Dean
Bailey	Derden
Baker	Dickison
of Fort Bend	Dickson
Baker of Grayson	Dwyer
Blankenship	Faulkner
Bell	Felty
Boethe!	Ferguson
Bond	Fielden
Boyd	Fuchs
Boyer	Galbreath
Bradbury	Gilmer
Bradford	Goodman
Bridgers	Gordon, Mrs.
Broadfoot	Hale
Brown of Cherokee	Hamilton
Brown	Hankamer
of Nacogdoches	Hardeman
Bundy	Hardin
Burkett	Harp
Burney	Harper
Cauthorn	Harrell of Bastrop
Celaya	Harrell of Lamar
Chambers	Harris
Clark	Hartzog
Cleveland	Heflin
Cockrell	Holland
Coleman	Howard
Colson, Mrs.	Howington
Cornett	Hull
Corry	Hunt

Isaacks	Reader of Erath
Johnson of Ellis	Reaves
Johnson of Tarrant	Reed
Keith	Rhodes
Kennedy	Riviere
Kern	Roach
Kerr	Roberts
Kersey	Robinson
Kinard	Russell
King	Segrist
Langdon	Shell
Lehman	Skiles
Leonard	Smith of Frio
Leyendecker	Smith of Hopkins
Little	Smith
Lock	of Matagorda
Loggins	Spencer
London	Stinson
Mays	Stoll
McAlister	Talbert
McDaniel	Tarwater
McDonald	Taylor
McFarland	Tennant
McMurry	Thornberry
McNamara	Thornton
Mohrmann	Turner
Monkhouse	Vale
Montgomery	Vint
Morris	Voigt
Newell	Waggoner
Nicholson	Weldon
Oliver	Wells
Pace	Westbrook
Petsch	White
Pevehouse	Wilson
Piner	Winfree
Pope	Wood
Ragsdale	Worley
Reader of Bexar	Wright

Absent—Excused

Bray	Dowell
Colquitt	Schuenemann
Donaghey	

A quorum was announced present.

Prayer was offered by Rev. George W. Coltrin, Chaplain, as follows:

"Almighty God, we would praise Thee this morning that Thou art leading our great land in paths of peace, and that it still means much to us to give ourselves to life, liberty, and the pursuit of happiness. May we here today be so led that we may minister to the real good of our people, to the honor of Thy name. For Christ's sake. Amen."

LEAVES OF ABSENCE GRANTED

The following Members were granted leaves of absence on account of important business:

Mr. Keith for yesterday, on motion of Mr. Baker of Grayson.

Mr. Donaghey for today, on motion of Mr. Gilmer.

Mr. Bray for this morning, on motion of Mr. McMurry.

Mr. Schuenemann for today, on motion of Mr. Shell.

Mr. Taylor for last evening, on motion of Mr. Thornton.

Mr. Vale for today and tomorrow, on motion of Mr. Kersey.

The following Member was granted leave of absence on account of illness:

Mr. Colquitt for today and the balance of the week, on motion of Mr. Leonard.

BILLS ORDERED NOT PRINTED

On motion of Mr. Gilmer, House Bills Nos. 996, 997 and 1000 were ordered not printed.

On motion of Mr. Blankenship, Senate Bill No. 393 was ordered not printed.

MESSAGE FROM THE SENATE

Austin, Texas, April 20, 1939.
Hon. R. Emmett Morse, Speaker of the House of Representatives.

Sir: I am directed by the Senate to inform the House that the Senate has passed the following:

S. B. No. 440, A bill to be entitled "An Act validating certain outstanding road and bridge time warrants of Rusk County, Texas, heretofore issued to provide funds for the construction of a connection between State Highway No. 26 and State Highway No.

259 in Commissioner's Precinct No. 1 of said County, said time warrants being in the amount of Thirty-five Thousand, One Hundred Eighty-two and 15/100 (\$35,182.15) Dollars, and declaring an emergency."

Respectfully,

BOB BARKER,

Secretary of the Senate.

MESSAGE FROM THE SENATE

Austin, Texas, April 20, 1939.
Hon. R. Emmett Morse, Speaker of the House of Representatives.

Sir: I am directed by the Senate to inform the House that the Senate has passed the following:

H. C. R. No. 103, Designating Miss Jane Neal to extend greetings to the Governor of Pennsylvania and Lions Clubs of America.

H. C. R. No. 107, Requesting that the Governor return House Bill No. 380 for further consideration.

Respectfully,

BOB BARKER,

Secretary of the Senate.

RELATIVE TO RESOLUTION PERIOD

On motion of Mr. Reader of Erath, the resolution period was ordered dispensed with.

RELATIVE TO SENATE BILL NO. 281

Mr. Hull moved to suspend all necessary Rules, relative to the making of motions to reconsider, after a motion to table has been made, for the purpose of making a motion to reconsider the vote by which Senate Bill No. 281 was passed.

Mr. Alsop raised a point of order, that a motion to suspend the Rules is not subject to debate.

The Speaker sustained the point of order.

Mr. Cornett moved to suspend the Rule, relative to debate, for the purpose of allowing Mr. Hull to explain his motion.

The motion by Mr. Cornett prevailed.

Question then recurring on the motion by Mr. Hull, it was lost.

SENATE BILL NO. 54 ON SECOND
READING

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 54, A bill to be entitled "An Act amending Article 2654 of the Revised Civil Statutes of 1925, as amended by Chapter 52, of the Acts of the Second Called Session of the Forty-first Legislature, by adding thereto a new Article, to be known as Article 2654e, authorizing and directing the governing boards of the several institutions of collegiate rank, supported in whole or in part by public funds appropriated from the State Treasury, to except and exempt certain students from other Nations of this Continent from the payment of all dues, fees and charges, and declaring an emergency."

The bill was read second time.

(Mr. Blankenship in the Chair.)

Mr. Isaacks offered the following committee amendment to the bill:

Amend Senate Bill No. 54, by striking out the second paragraph of Section 1, and substitute in lieu thereof the following:

"Article 2654e. The governing boards of the several institutions of collegiate rank, supported in whole or in part by public funds appropriated from the State Treasury, are hereby authorized and directed to except and exempt five (5) students annually, from each of the other Nations of the American Continents, from the payment of tuition fees; provided that every applicant claiming the benefit authorized herein shall furnish satisfactory evidence, certified by the proper authority of his native Country, that he is a bona fide citizen and resident of the Country which certifies his application and that he is scholastically qualified for admission; provided further that the total number of students entitled to the benefits provided herein shall never exceed one hundred (100) annually; and provided further that the State Board of Education, in cooperation with representatives of the governing boards of the State Institutions of Higher Learning, shall formulate and prescribe a plan for the admission and distribution of all applicants desiring to qualify under the provisions of this Act."

(Speaker in the Chair.)

Mr. Thornton offered the following amendment to the committee amendment:

Amend Senate Bill No. 54, by adding a new sentence to committee amendment No. 1, to read as follows:

"The provisions of this Act shall only apply to students from those Countries whose public schools extend the same privileges, as are herein provided, to Texas students."

(Mr. Leonard in the Chair.)

Mr. Anderson moved that further consideration of Senate Bill No. 54 be postponed indefinitely.

Mr. Cornett moved to table the motion to postpone.

The motion to table prevailed.

Mr. Lock moved to table the amendment by Mr. Thornton.

The motion to table prevailed.

Mr. Thornton offered the following amendment to the committee amendment:

Amend Senate Bill No. 54, by striking out in committee amendment No. 1, the words and figures, "one hundred (100)" and insert in lieu thereof, the words and figures, "twenty five (25)."

Mr. Cornett moved to table the amendment by Mr. Thornton.

Question recurring on the motion to table, yeas and nays were demanded.

The motion to table prevailed by the following vote:

Yeas—72

Allison	Ferguson
Bailey	Fielden
Baker	Fuchs
of Fort Bend	Gilmer
Baker of Grayson	Goodman
Bell	Gordon, Mrs.
Blankenship	Hale
Boyd	Hamilton
Bradbury	Hardeman
Bridgers	Harrell of Bastrop
Brown of Cherokee	Harris
Cauthorn	Holland
Celaya	Howard
Chambers	Howington
Cleveland	Hull
Cockrell	Isaacks
Coleman	Johnson of Ellis
Cornett	Keith
Derden	Kennedy
Dickison	Kern
Dwyer	Kerr

King	Russell
Langdon	Skiles
Leyendecker	Smith of Frio
Lock	Spencer
London	Stoll
Mays	Talbert
McFarland	Tarwater
Mohrmann	Thornberry
Morris	Vale
Pace	Weldon
Piner	Wells
Ragsdale	Westbrook
Reader of Bexar	White
Reaves	Winfree
Reed	Worley
Roach	

Nays—61

Allen	Little
Alsup	Loggins
Anderson	McAlister
Boethel	McDaniel
Bond	McMurry
Boyer	McNamara
Bradford	Monkhouse
Broadfoot	Montgomery
Brown	Newell
of Nacogdoches	Nicholson
Bundy	Petsch
Burkett	Pope
Burney	Reader of Erath
Clark	Rhodes
Corry	Riviere
Crossley	Roberts
Daniel	Robinson
Davis of Upshur	Segrist
Dickson	Smith
Faulkner	of Matagorda
Felty	Stinson
Galbreath	Taylor
Hankamer	Tennant
Hardin	Thornton
Harp	Turner
Harper	Vint
Hartzog	Voigt
Hunt	Waggoner
Johnson of Tarrant	Wilson
Kersey	Wood
Kinard	Wright
Lehman	

Absent

Colson, Mrs.	McDonald
Davis of Jasper	Oliver
Dean	Pevehouse
Harrell of Lamar	Shell
Heflin	Smith of Hopkins

Absent—Excused

Bray	Dowell
Colquitt	Schuenemann
Donaghey	

Mr. Bradbury offered the following amendment to the committee amendment:

Amend Senate Bill No. 54—committee amendment, by adding a new Subsection to read as follows: "No student shall be allowed to take advantage of this Act who has not lived in one of the nations of the American continent for a period of at least five years."

Mr. Reader of Bexar moved the previous question on the pending amendments and the passage of Senate Bill No. 54 to third reading, and the main question was ordered.

The amendment by Mr. Bradbury was then adopted.

(Speaker in the Chair.)

The committee amendment, as amended, was then adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes, and with the body of the bill.

Senate Bill No. 54 was then passed to third reading.

MOTION TO PLACE SENATE BILL NO. 54 ON THIRD READING

Mr. Isaacks moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 54 be placed on its third reading and final passage.

The motion was lost by the following vote (not receiving the necessary four-fifths vote):

Yeas—94

Bailey	Cornett
Baker	Daniel
of Fort Bend	Davis of Jasper
Baker of Grayson	Davis of Upshur
Bell	Derden
Blankenship	Dickson
Boethel	Dwyer
Bond	Ferguson
Boyd	Fuchs
Bradbury	Gilmer
Bridgers	Goodman
Broadfoot	Gordon, Mrs.
Brown of Cherokee	Hale
Bundy	Hamilton
Cauthorn	Hardeman
Celaya	Harper
Chambers	Harris
Cleveland	Hartzog
Cockrell	Holland
Coleman	Howard
Colson, Mrs.	Howington

Hunt	Reader of Bexar
Isaacks	Reaves
Johnson of Ellis	Reed
Keith	Rhodes
Kennedy	Riviere
Kern	Roach
Kerr	Roberts
King	Russell
Langdon	Segrist
Leonard	Skiles
Lock	Smith of Frio
Loggins	Smith
London	of Matagorda
Mays	Spencer
McDonald	Stoll
McFarland	Talbert
McNamara	Tarwater
Mohrmann	Thornberry
Monkhouse	Turner
Montgomery	Vale
Morris	Weldon
Oliver	Wells
Pace	Westbrook
Petsch	White
Pevehouse	Wilson
Piner	Winfree
Ragsdale	Worley

Nays—40

Allen	Lehman
Allison	Little
Alsup	McAlister
Anderson	McDaniel
Boyer	McMurry
Bradford	Newell
Burkett	Nicholson
Burney	Pope
Clark	Reader of Erath
Corry	Robinson
Crossley	Smith of Hopkins
Dean	Stinson
Faulkner	Taylor
Felty	Tennant
Galbreath	Thornton
Hankamer	Vint
Harp	Voigt
Johnson of Tarrant	Waggoner
Kersey	Wood
Kinard	Wright

Present—Not Voting

Brown
of Nacogdoches

Absent

Dickison	Heflin
Fielden	Hull
Hardin	Leyendecker
Harrell of Bastrop	Shell
Harrell of Lamar	

Absent—Excused

Bray	Dowell
Colquitt	Schuenemann
Donaghey	

SENATE BILL NO. 75 ON SECOND READING

The Speaker laid before the House, on its second reading, and passage to third reading,

S. B. No. 75, A bill to be entitled "An Act to regulate Brokers who sell transportation or who make any contract, agreement, or arrangement to provide, procure, furnish, or arrange for transportation, furnish information relative to such transportation, or introduce parties; to require such Brokers to have a broker's license; defining certain terms; providing for the issuance, also the cancellation, of such license by the Railroad Commission of Texas, fixing the conditions under which such license may be issued; providing that the Railroad Commission may make reasonable rules and regulations applicable to all persons holding broker's license; providing for hearings; requiring a bond; providing for reviews of orders of the Commission; fixing a tax; providing penalties, and declaring an emergency."

The bill was read second time.

Mr. Johnson of Tarrant offered the following amendment to the bill:

Amend Senate Bill No. 75, by striking out all below the enacting clause and inserting in lieu thereof, the following:

"Section 1. (a) That the term "corporation" when used in this Act means a corporation, company, association or joint stock association.

(b) The term "person" when used in this Act means an individual, firm, or co-partnership.

(c) The term "motor bus company" when used in this Act means every corporation or person as herein defined, their lessees, trustees, receivers, or trustees appointed by any court whatsoever, owning, controlling, operating, or managing any motor propelled passenger vehicle, not usually operated on or over rails, and engaged in the business of transporting persons for compensation or hire over the public highways within the State of Texas, under certificates of public convenience and necessity issued by the Railroad Commission of Texas, whether operating over fixed routes or fixed schedules or otherwise; provided further, that the term "motor bus company" as used in this Act shall not include corporations or per-

sons, their lessees, trustees, or receivers, or trustees appointed by any court whatsoever, in so far as they own, control, operate, or manage motor propelled passenger vehicles operated wholly within the limits of any incorporated municipal corporation, town or city and the suburbs thereof, whether separately incorporated or otherwise.

(d) The term "Commission" when used in this Act means the Railroad Commission of the State of Texas.

(e) The term "broker" as used in this Act shall mean any person, firm, corporation or association of persons whatsoever, not included in the term "motor bus company" and not a bona fide employee or agent of a motor bus company who or which, as principal or agent, shall for compensation, sell or offer for sale, transportation for passengers of any character, or who or which make any contract, agreement, or arrangement to provide, furnish, or arrange for such transportation, directly or indirectly, whether by selling of tickets or of information, or the introduction of parties where a consideration is received or otherwise, or who or which shall hold himself or itself out by advertisement, solicitation or otherwise as one who sells, provides, procures, contracts, or arranges for such transportation, information or introduction; provided, however, the term "broker" shall not apply to or include any such person, firm, corporation or association of persons whatsoever unless and until the Railroad Commission of Texas, after notice and hearing, shall have determined, from credible and competent evidence introduced before it or before some person authorized by present laws to conduct hearings for it, that such person, firm, corporation or association of persons has so conducted himself or itself in the course of the acts, transactions and things mentioned in this Subsection (e) as to bring about a reasonably continuous or customary competition with one or more "motor bus companies," holding one or more certificates of convenience and necessity, duly and properly issued by the Railroad Commission of Texas under Chapter 270, General Laws Fortieth Legislature, 1927, as amended at the First Called Session of the Forty-first Legislature and any and all present and future amendments thereto.

(e½) The Railroad Commission of Texas shall have and it is hereby

given the power and authority, either upon motion of any interested person or upon its own motion to investigate through a public hearing any person, firm, corporation or association of persons thought to be or charged with being a "broker" as that term is defined herein and to make a determination of the fact question as to whether said status of "broker" actually exists.

The person, firm, corporation, or association of persons sought to be so investigated shall be given at least ten (10) days notice by mail of such hearing and all motor bus companies probably or possibly affected by the asserted competition of such person, firm, corporation or association of persons shall likewise be given the same character of notice by mail and shall be given an opportunity to be heard; and, in addition, the owner or owners of all other existing passenger transportation facilities serving all or a portion of the territory thought to be or charged with being served by the person, firm, corporation, or association of persons under investigation shall be given the same character of written notice and, they along with any other interested party shall be given an opportunity to be heard. The notice mentioned shall not be less than ten (10) days exclusive of the day of mailing.

Before the Commission determines that a person, firm, corporation or association of persons is a "broker" as that term is defined herein, it shall make findings, based on competent and credible testimony that the said person, firm, corporation or association of persons has customarily or with reasonable continuity brought about competition in the transportation of persons for hire between one or more motor bus companies, which have theretofore been duly and properly issued one or more certificates of public convenience and necessity, on the one hand, and other motor vehicles, not so certificated, on the other hand.

(f) The term "license" as used herein means a license issued to a broker.

Sec. 2. It shall be unlawful for any broker or anyone else to sell any ticket or tickets for the transportation of passengers within this State over any motor bus company's line at any rates other than the rates legally authorized and approved by the Commission.

Sec. 3. No broker shall for compensation sell or offer for sale, transportation for passengers of any character, nor make any contract, agreement, or arrangement to provide, procure, furnish, or arrange for any transportation, directly or indirectly, whether by the selling of tickets, or of information, or the introduction of parties where a consideration is received or otherwise, nor shall hold himself or itself out by advertisement, solicitation, or otherwise as one who sells, provides, procures, contracts or arranges for such transportation or information unless such broker holds a broker's license issued by the Railroad Commission of Texas authorizing such activities, provided, however, that the provisions hereof shall not apply to any bona fide employee or agent of any motor bus company, so far as concerns transportation to be furnished wholly by a motor bus company or motor bus companies; and provided further that nothing herein contained shall in any manner affect the rights of private individuals as a mere incident to travel who are not brokers to enter into agreements or arrangements for transportation on a share-expense plan where in such negotiations or arrangements the services of a broker, as herein defined, do not intervene or are not used.

Sec. 4. A broker's license may be issued to any qualified applicant therefor upon application to the Commission in such form as the Commission shall prescribe, authorizing the whole or any part of the operation covered by the application, if it is found that the applicant is fit, willing and able properly to perform the services proposed and to conform to the requirements, rules and regulations of the Commission promulgated hereunder, and within the limits hereof, and that the proposed service to the extent authorized by the license, is, or will be consistent with the public interest; otherwise, such application shall be denied. Any broker in bona fide operation when this Act takes effect shall have a period of thirty (30) days thereafter within which to apply for a broker's license, and if such application be filed such broker, if in bona fide operation when this Act takes effect, may continue such operation under such rules and regulations, as the Commission may prescribe within the

limits of this Act, until such application be by the Commission determined.

Sec. 5. The license herein provided for shall be personal in nature and shall not be sold, transferred, nor assigned. No broker shall be authorized to have more than one place of business, the location of which shall be designated in the license as issued by the Commission and no broker shall be authorized to change the location of his business without the approval of the Commission. If a broker dies, discontinues business for a period of thirty (30) days, or removes from the county where such license was issued, the license shall immediately become void and shall be by the Commission cancelled.

Sec. 6. All brokers shall be bound by the tariffs, fares and rates approved of by the Railroad Commission of Texas covering the transportation for hire of persons over the highways of Texas; and shall not, directly or indirectly, transport or cause to be transported over State Highways any person at a less fare or rate than that approved of by the Commission save and except that any broker shall be allowed a reasonable brokerage for his services but said brokerage and all details and particulars in connection therewith, including who shall pay such brokerage, shall be first approved of by the Commission.

Sec. 7. The Commission shall have power, after proper notice and hearing, in a manner hereinafter more particularly set forth, to make, adopt and enforce any reasonable rules and regulations, and to enforce the same, which may be necessary in assisting it to determine just who are and who are not brokers and in enforcing observance of its duly authorized and approved rates, tariffs and fares and in inspecting and approving brokerage charges to be charged by brokers for their services as such and in seeing to it that passengers are not transported in vehicles and under circumstances wherein and whereunder they are unprotected against injury and damage to person and property during such transportation or as a proximate result thereof and in assisting it in otherwise exercising the powers expressly given it or necessarily implied from and by this Act.

Sec. 8. Each broker, prior to the issuance of any license to him, shall

file a bond or other security with the Commission and shall procure its approval of the same conditioned in such fashion that the State of Texas, through its Attorney General or any District or County Attorney, may proceed against said bond or other security and the principals and sureties thereon for a recovery of all money representing the difference between the money actually paid by any and all persons for such transportation arranged for by the broker, on the one hand, and the money which should have been paid under the applicable tariffs, rates and fares theretofore approved of by the Commission, on the other hand, plus a penalty of Twenty Five (\$25.00) Dollars for each person so transported at the instigation of the broker at less than the Commission's duly and properly approved tariff, rate or fare; and further conditioned in such fashion that the Attorney General or any District or County Attorney may similarly proceed for a recovery of all money representing the difference between the money actually collected by said broker as for his brokerage, on the one hand, and the money which should have been collected by him as for brokerage under the Commission's duly approved rate of brokerage, on the other hand, plus a penalty of Twenty Five Dollars (\$25.00) on each passenger connected with the broker but with respect to whom the broker failed, refused or neglected to collect the proper brokerage previously fixed or approved of by the Commission.

Sec. 9. No broker shall have any part in transporting or causing to be transported any person for hire over the highways of Texas except in a vehicle and under circumstances wherein and whereunder such passenger and his heirs, his estate and his beneficiaries are fully protected, by security, bond or insurance to be approved by the Commission, against damage, loss and injury resulting from loss of or damage to property possessed by such passenger during such transportation or as a proximate result thereof, and, as well, against damage, loss and injury resulting from such passenger's personal injury or death during such transportation, or as a proximate result thereof; and, if any such passenger, his heirs, his estate or his beneficiaries, be damaged or injured in his person or rights or property as a result of such pas-

senger's being transported in such unprotected manner, then those entitled to a recovery by reason of such unprotected transportation, in the event they cannot make themselves whole by proceeding against the actual hauler or carrier, shall be entitled to proceed against the insurer, bond or other security and the principal and sureties thereon to the extent necessary to make them and each of them whole; and each broker's bond, insurance or other security shall be so conditioned; and each broker shall be required to furnish or renew such insurance, bond or other security as may be and to the extent necessary from time to time and as may be ordered by the Commission to effectuate all of the protection for the State and for such other persons as are mentioned in this Section; and such insurance, bond or other security shall be further conditioned in such fashion that, if and when any passenger, through no fault of his own has not been carried over the route called for by the agreement with the broker or has not been carried all of the way to the destination agreed upon with the broker then the party or parties injured or damaged by such deviation from route or by such failure to carry the passenger through to his destination, in the event they cannot make themselves whole by proceeding against the actual hauler or carrier, shall be fully protected by and shall be allowed to proceed against the insurer, bond or other security and the insurer, principal or sureties thereon to the extent necessary to make the injured or damaged party or parties whole.

Sec. 10. The Railroad Commission of Texas shall have and it is hereby given power and authority to adopt, approve, promulgate and enforce rules and regulations to the extent necessary and only to the extent necessary to aid and assist it in carrying out the express and necessarily implied powers granted it by this Act; but before adopting, approving, promulgating or enforcing any such rules and regulations, a copy thereof shall be sent by mail to each person, firm, corporation and association of persons known or thought by the Commission to have an interest in the subject matter of such rules and regulations; and in addition such proposed rules and regulations shall be published on three successive days in a daily newspaper of general circulation in each of the Cities of

San Antonio, Houston, Dallas, Fort Worth, El Paso, Texarkana, Amarillo and Brownsville, Texas, and in each such notice and publication the Commission shall give all interested persons, firms, corporations and associations of persons express notice that it intends to adopt, approve, promulgate, and enforce such proposed rules and regulations and that a public hearing will be held thereon in Austin, Texas, at a given hour and date for the purpose of hearing any and all objections thereto and any and all evidence and statements and arguments in regard thereto and for the purpose of making any and all necessary changes, eliminations and amendments in and to such published and proposed Rules and Regulations; and in such notices and publications all interested parties shall be given notice to be and appear at the given time and place for the purpose of such a hearing. At any and all such hearings the Commission shall give all interested parties an opportunity to present evidence, statements and arguments for and against the adoption of the proposed Rules and Regulations. And the Commission shall adopt or reject such Rules and Regulations, in whole or in part as it shall deem proper but its action shall be reasonable and shall be based upon the substantial effect of the record made at such hearing or upon the substantial effect of its other records of which it may take notice under present laws. The hearing contemplated shall be held at least ten (10) days from the mailing of the notices exclusive of the day of mailing and at least ten (10) days from the appearance of the last notice in said newspapers or either of them.

Sec. 11. Each and every broker shall keep an accurate record of each and every contract, agreement, or arrangement for transportation which he or it may make with every person, traveling or desiring to travel, with whom the broker may contract or arrange transportation on such form and containing such information as the Commission may prescribe and require. Such record shall be open to inspection to any sheriff, constable, County or District Attorney, and to any officer, agent, inspector, or other employee of the Railroad Commission at all times. Such records shall not be destroyed until after the expiration of three years and then only after

an order of the Commission authorizing the destruction thereof.

Sec. 12. No application for a broker's license shall be granted until after hearing thereof, notice of which shall be given to all motor bus companies serving the territory proposed to be served by applicant, and to the County Judge and District and County Attorney of the county in which applicant resides, at least ten (10) days prior to the date of such hearing, at which hearing any interested party may appear and be heard. Each application for a broker's license shall be accompanied by a filing fee of Twenty-five (\$25.00) Dollars which shall be payable to the State Treasurer at Austin, and shall be by the State Treasurer deposited in the State Treasury and credited to the fund known and designated as the "Motor Transportation Fund", and be used in administering this Act. Each person, firm, corporation, or association of persons holding a broker's license under the terms of this Act shall on the first day of January of each and every year that such license is in effect, pay to the State Treasurer a fee of Twenty-five (\$25.00) Dollars which shall be deposited in and become a part of the General Revenues of the State, and such brokers shall not be authorized to transact any business in any calendar year until such fee is paid and if not paid on or before the first day of March of any year such license shall be automatically cancelled.

Sec. 13. The Commission shall have the power and authority under this Act to hear and determine all applications of brokers for a license; to determine complaints presented to it by brokers, by any public official or by any citizen having an interest in the subject matter of the complaints, or it may institute an investigation in any matter pertaining to brokers upon its own motion. The Commission, or any member thereof, or authorized representative of the Commission, shall have the power to compel the attendance of witnesses, swear witnesses, take their testimony under oath and make a record thereof, and if such record is made under the direction of a Commissioner, or authorized representative of the Commission, a majority of the Commission may, upon the record, render judgment as if the case had been heard

before a majority of the members of the Commission. The Commission shall have the power and authority under this Act to do and perform all necessary things to carry out the purpose, intent, and provisions of this Act, and to that end may hold hearings at any place in Texas which it may designate.

Sec. 14. The applicant for a broker's license, any motor bus company, or any other interested person, may, if he or it be dissatisfied with any decision, rule, order, act, or regulation adopted by the Commission, such dissatisfied person, association, corporation, or party may file a petition setting forth the particular objection to such decision, rule, order, act or regulation, or to either or all of them in the District Court in Travis County, Texas, against said Commission as defendant. Said action shall have precedence over all other causes on the docket of a different nature and shall be tried and determined as other civil causes in said Court; either party to said action may appeal to the appellate court having jurisdiction of said cause and said appeal shall be at once returnable to said appellate court having jurisdiction of said cause and said action so appealed shall have precedence in said appellate court over all causes of a different character therein pending; provided, that if the court be in session at the time such right of action accrues the suit may be filed during such term and stand ready for trial after ten (10) days notice. In all trials under this Section the burden of proof shall rest upon the plaintiff who must show by the preponderance of the evidence that the decisions, regulations, rules, orders, and acts are unreasonable and unjust to it or them. The Commission shall not be required to give any appeal bond in any cause arising hereunder and no injunction shall be granted against any order of the Commission without hearing unless it shall clearly appear that irreparable injury will be done the complaining party if the injunction is not granted.

Sec. 15. Any person, corporation, or any officer, agent, servant, or employee of any such corporation, and every other person who violates or fails to comply with, or who procures, aids or abets in the violation of this Act or any rule, regulation,

order or decree of the Commission, promulgated under the terms of this Act shall be guilty of a misdemeanor and upon conviction, thereof, shall be punished by a fine of not less than One Hundred (\$100.00) Dollars and not to exceed Two Hundred (\$200.00) Dollars, and the violations occurring on each day shall each constitute a separate offense. Any authorized inspector for the Railroad Commission and all law enforcement officers of the State shall have power and authority and it shall be their duty to make arrests for the violation of any of the provisions of this Act.

Sec. 16. The Railroad Commission may in its discretion after ten (10) days notice and a hearing cancel any license issued under the provisions of this Act for the violation of this or any other statute of this State, the violation of any lawful order, rule or regulation promulgated by the Commission under authority hereof or for any failure of any broker to discharge any and all claims or demands of any member of the public for which such broker may be legally liable by reason of any act of such broker in selling, providing, procuring, contracting, or arranging for such transportation, information, or introduction under the terms of this Act.

Sec. 17. All laws and parts of laws in conflict herewith are expressly repealed.

Sec. 18. If any section, subsection, clause, sentence, or phrase of this Act is for any reason held to be unconstitutional and invalid, such decision shall not affect the validity of the remaining portions of the Act. The Legislature hereby declares that it would have passed this Act and each section, subsection, clause, sentence, or phrase thereof irrespective of the fact that any one or more of the sections, subsections, sentences, clauses, or phrases be declared unconstitutional.

Sec. 19. Declaration of Policy. The Legislature finds that there has grown up in this State a type of business in which transportation is sold or arranged for in various forms consisting of the selling or giving of information with respect to travel and transportation, the introduction of parties and various other methods and practices which interferes with and obstructs the functions of the

Railroad Commission of Texas in connection with its control of motor bus companies holding certificates of public convenience and necessity issued by said Commission, and which is hazardous and dangerous to the public health, morals and general welfare, and that passengers are often stranded by drivers of cars to whom they have paid money for transportation and other fees or commissions for being brought into contact with the drivers of such cars and that this often occurs when such passengers are far from home and friends and left to complete their journey any way they can; that passengers after beginning a journey are often required to pay additional money or buy supplies in order to complete their journey; that passengers are often carried over long and circuitous routes contrary to representations made to them; that there has developed a class of irresponsible persons who operate automobiles from place to place with no destination and no motive except to transport persons as passengers for hire, who have no insurance to protect a passenger for personal injury or loss or damage to property and who are unable to respond in damages; that passengers are subjected to indignities and insults; that irregularities and abuses require the regulation and policing of broker's operations and that such regulation is necessary in the interest of the health, moral and general welfare of the people of this State.

Sec. 20. The fact that the Railroad Commission is being frustrated in the exercise of its jurisdiction over the transportation of passengers for hire over State highways by the activities of brokers and the fact that passengers are often stranded by drivers of cars to whom they have paid money for transportation and other fees or commissions for being brought into contact with the drivers of such cars and that this often occurs when such passengers are far from home and friends and left to complete their journey any way they can; that passengers after beginning a journey are often required to pay additional money or buy supplies in order to complete their journey; that passengers are often carried over long and circuitous routes contrary to representations made to them; that there has developed a class of irresponsible persons who operate automobiles from

place to place with no destination and no motive except to transport persons as passengers for hire, who have no insurance to protect a passenger for personal injury or loss or damage to property and who are unable to respond in damages; that passengers are subjected to indignities and insults; that irregularities, abuses, and injuries to the traveling public have arisen which are dangerous to the welfare, health, morals, and safety of the general public; and that regulation of brokers is essential and necessary to the proper regulation of motor bus transportation, creates an emergency and an imperative public necessity that the Constitutional Rule requiring all bills to be read on three several days be suspended, and that said Rule is hereby suspended, and that this Act shall take effect and be in full force and effect from and after its passage, and it is so enacted."

JOHNSON of Tarrant,
HARRIS,
GOODMAN.

(Pending consideration of the amendment by Mr. Johnson of Tarrant, Mr. Brown of Cherokee occupied the Chair, temporarily.)

(Speaker in the Chair.)

Mr. Wood moved to table the amendment by Mr. Johnson of Tarrant.

The motion to table was lost.

Question—Shall the amendment by Mr. Johnson of Tarrant be adopted?

RECALLING HOUSE BILL NO. 194 FROM THE GOVERNOR

Mr. Dean offered the following resolution:

H. C. R. No. 109, Recalling House Bill No. 194 from Governor.

Whereas, House Bill No. 194 has passed the House of Representatives and Senate and is now resting in the Governor's office; and

Whereas, The Attorney General of this State has objected to certain sections of the bill as conflicting with the Constitution of this State; and

Whereas, The Attorney General has mentioned that certain corrective amendments might be made to the bill to alleviate the constitutional objections; and

Whereas, The sponsors of the bill are desirous of recalling said bill for

the express purpose of so amending the bill to correct the constitutional conflicts; therefore, be it

Resolved by the House of Representatives, the Senate concurring, That the Governor of the State of Texas be requested to return House Bill No. 194 to the House for the express purpose of amending said bill.

DEAN,
KINARD.

The resolution was read second time.

Question recurring on adoption of the resolution, yeas and nays were demanded.

The resolution was adopted by the following vote:

Yeas—64

Allen	Loggins
Allison	London
Bailey	McAlister
Baker	McDonald
of Fort Bend	McFarland
Baker of Grayson	McMurry
Bell	McNamara
Boyd	Mohrmann
Boyer	Montgomery
Brown of Cherokee	Newell
Burney	Nicholson
Cauthorn	Pevehouse
Cleveland	Pope
Colson, Mrs.	Reader of Bexar
Corry	Reed
Dean	Riviere
Dickison	Robinson
Faulkner	Russell
Galbreath	Smith of Hopkins
Hankamer	Smith
Hardin	of Matagorda
Harp	Spencer
Harrell of Bastrop	Stoll
Harris	Talbert
Holland	Taylor
Hull	Tennant
Johnson of Ellis	Thornton
Johnson of Tarrant	Turner
Keith	Vale
Kerr	Waggoner
King	Wilson
Langdon	Wood
Lehman	Worley

Nays—45

Alsup	Burkett
Boethel	Chambers
Bradford	Coleman
Bridgers	Cornett
Broadfoot	Crossley
Brown	Daniel
of Nacogdoches	Davis of Jasper
Bundy	Davis of Upshur

Fielden	Monkhouse
Fuchs	Pace
Gilmer	Reader of Erath
Gordon, Mrs.	Rhodes
Hale	Roach
Harrell of Lamar	Roberts
Howington	Segrist
Hunt	Smith of Frio
Kennedy	Stinson
Kern	Tarwater
Kersey	Vint
Leyendecker	Weldon
Lock	Wells
Mays	Westbrook
McDaniel	Wright

Absent

Anderson	Howard
Blankenship	Isaacks
Bond	Kinard
Bradbury	Leonard
Celaya	Little
Clark	Morris
Cockrell	Oliver
Derden	Petsch
Dickson	Piner
Dwyer	Ragsdale
Felty	Reaves
Ferguson	Shell
Goodman	Skiles
Hamilton	Thornberry
Hardeman	Voigt
Harper	White
Hartzog	Winfree
Heflin	

Absent—Excused

Bray	Dowell
Colquitt	Schuenemann
Donaghey	

Mr. Tennant moved to reconsider the vote by which the resolution was adopted.

Mr. Dean moved to table the motion to reconsider.

Question recurring on the motion to table, yeas and nays were demanded.

The motion to table prevailed by the following vote:

Yeas—67

Allen	Brown
Allison	of Nacogdoches
Baker	Burney
of Fort Bend	Cauthorn
Baker of Grayson	Cleveland
Bell	Cockrell
Blankenship	Dean
Boyd	Derden
Boyer	Dickison
Bradbury	Dickson
Brown of Cherokee	Faulkner

Felty	Montgomery
Ferguson	Newell
Galbreath	Nicholson
Hankamer	Pevehouse
Hardin	Pope
Harp	Reader of Bexar
Harrell of Bastrop	Reader of Erath
Harris	Reed
Hartzog	Riviere
Holland	Roberts
Howard	Robinson
Johnson of Ellis	Russell
Keith	Smith
Kinard	of Matagorda
Langdon	Stoll
Lehman	Talbert
Little	Thornberry
Loggins	Thornton
London	Turner
McDonald	Vale
McFarland	Weldon
McMurry	Wilson
McNamara	Wood
Monkhouse	Worley

Nays—49

Alsup	Kerr
Bailey	Kersey
Boethel	Leyendecker
Bond	Mays
Bradford	McAlister
Bridgers	Mohrmann
Broadfoot	Oliver
Bundy	Pace
Burkett	Piner
Chambers	Ragsdale
Coleman	Rhodes
Cornett	Roach
Crossley	Skiles
Daniel	Smith of Frio
Davis of Jasper	Smith of Hopkins
Davis of Upshur	Spencer
Fuchs	Stinson
Gilmer	Tarwater
Goodman	Tennant
Gordon, Mrs.	Voigt
Hale	Wells
Howington	Westbrook
Isaacks	White
Kennedy	Wright
Kern	

Absent

Anderson	Harrell of Lamar
Celaya	Heflin
Clark	Hull
Colson, Mrs.	Hunt
Corry	Johnson of Tarrant
Dwyer	King
Fielden	Leonard
Hamilton	Lock
Hardeman	McDaniel
Harper	Morris

Petsch	Taylor
Reaves	Vint
Segrist	Waggoner
Shell	Winfree

Absent—Excused

Bray	Dowell
Colquitt	Schuenemann
Donaghey	

BILL RE-REFERRED

Mr. Vint moved that House Bill No. 993 be withdrawn from the Committee on Public Lands and Buildings, and referred to the Committee on Appropriations.

The motion prevailed.

MESSAGE FROM THE GOVERNOR

The Speaker laid before the House, and had read the following message from the Governor:

April 20th, 1939.

To the Members of the House of Representatives of the Forty-sixth Legislature:

In compliance with the terms of House Concurrent Resolution No. 88 I am herewith returning House Bill No. 444 to your body for such further consideration as you wish to give it.

Very truly yours,
W. LEE O'DANIEL,
Governor.

BILLS AND RESOLUTION SIGNED BY THE SPEAKER

The Speaker signed, in the presence of the House, after giving due notice thereof, and their captions had been read severally, the following enrolled bills and resolution:

S. B. No. 52, "An Act amending Article 7047b of the Revised Civil Statutes of 1925, and declaring an emergency."

S. B. No. 49, "An Act amending Article 7047b of the Revised Civil Statutes of 1925, and declaring an emergency."

S. B. No. 70, "An Act to amend Article 2007 of the Revised Statutes relating to plea of privilege by adding thereto a provision that such plea shall not be construed to embrace any of the matters set forth in Article 2010, Revised Statutes, unless specifically alleged in such plea; repeal-

ing conflicting law, except that this amendment shall apply in subsequently filed suits only, and declaring an emergency."

S. B. No. 416, "An Act granting Dorothy Worsham of Houston, Harris County, Texas, Floyd Gwin of Galena Park, Harris County, Texas, Paul Bieherstein of Galena Park, Harris County, Texas, Clovis Putman of Galena Park, Harris County, Texas, A. C. Graham, Jr., of Galena Park, Harris County, Texas, and Martha Ruth Linan of Galena Park, Harris County, Texas, permission to sue the State of Texas for damages alleged to have resulted from the negligence of an officer of the Highway Patrol in the performance of his duties; providing that venue of such suits shall be in Travis County, Texas; providing for the recovery of judgment against the State in the event of proof of negligence in a court of competent jurisdiction, and declaring an emergency."

S. B. No. 51, "An Act amending Article 7057a, of the Revised Civil Statutes of 1925, and declaring an emergency."

H. B. No. 881, "An Act creating and establishing Callahan County Road District No. 1-A in Callahan County, Texas, under Article III, Section 52, of the Constitution for the purpose of the construction, operation and maintenance of macadamized, graveled or paved roads or turnpikes, or in aid thereof; describing the territory included therein; making the district a body corporate with authority to sue and be sued; authorizing the district to issue bonds upon two-thirds vote of the property taxpaying voters voting at an election; prescribing the method of calling and conducting such election, and the method of issuing said bonds; directing the levy, assessment and collection of a tax for the payment of principal and interest of said bonds; providing for the custody and disbursement of the funds of the district; providing that in awarding contracts for road construction the Commissioners' Court shall advertise for bids and shall award the contract to the lowest and best bidder; providing that the fact that a portion of the district hereby created is also included in another road district having outstanding bonds shall not affect the district hereby created or its powers hereby granted; determining that all of the lands in said district will be bene-

fited by additional road improvements; providing that the provisions of this Act shall prevail in the event of conflict with any other general or special laws; providing that if any provision hereof is held to be invalid such holding shall not affect the other provisions hereof, and declaring an emergency."

S. B. No. 281, "An Act abolishing the office of State Reclamation Engineer; transferring to and vesting the functions in the Commissioner of the General Land Office; providing for the transfer of all officers and employees, the balances of appropriations, and all books, papers, records, property and pending business of the State Reclamation Department to the General Land Office, and declaring an emergency."

H. C. R. No. 107, Recalling House Bill No. 380 from the Governor.

SENATE BILL ON FIRST READING

The following Senate bill, received from the Senate today, was laid before the House, read first time, and referred to the appropriate committee, as follows:

Senate Bill No. 440, to the Committee on Highways and Motor Traffic.

HOUSE BILLS ON FIRST READING

Mr. Pope asked unanimous consent, to introduce, at this time, and have placed on first reading, House Bill No. 1001.

There was no objection offered.

The Speaker then laid the bill before the House, it was read first time, and referred to the appropriate committee, as follows:

By Mr. Pope:

H. B. No. 1001, A bill to be entitled "An Act conveying to the United States of America the free and uninterrupted use, liberty, and easement of, in, and to that certain area of three (3) miles square or larger in Nueces County Navigation District, in Nueces Bay, in Nueces County, Texas, for the erection and establishment of forts, military stations or camps, magazines, arsenals, dock yards, barracks, light houses, navy yards, naval bases, naval air bases or stations, channels, approaches for battleships, or for other needful military purposes; providing for failure or refusal

for the erection of such forts, stations, arsenals, naval bases, naval air bases or stations, and other needful military structures; providing for the conveyance by the Governor of Texas of such area; providing for the retention of all oil, gas and minerals; making such conveyance subject to the limitation of certain statutes of the State; providing approval by the Legislature of such conveyance; providing for the reversion of said area to the State of Texas under certain contingencies, and declaring an emergency."

Referred to the Committee on Military Affairs.

Mr. Worley asked unanimous consent, to introduce, at this time, and have placed on first reading, House Bill No. 1002.

There was no objection offered.

The Speaker then laid the bill before the House, it was read first time, and referred to the appropriate committee, as follows:

By Mr. Worley:

H. B. No. 1002, A bill to be entitled "An Act ratifying, validating and confirming the publication of every ordinance imposing any penalty, fine or forfeiture heretofore passed and approved by any incorporated city or town within the State; providing that this Act shall not affect pending litigation, and declaring an emergency."

Referred to the Committee on Criminal Jurisprudence.

Mr. Galbreath asked unanimous consent, to introduce, at this time, and have placed on first reading, House Bill No. 1003.

There was no objection offered.

The Speaker then laid the bill before the House, it was read first time and referred to the appropriate committee, as follows:

By Mr. Galbreath:

H. B. No. 1003, A bill to be entitled "An Act to fix the salaries and compensation of County Commissioners in counties with a taxable valuation of not less than Fifty One Million, One Hundred Thousand (\$51,100,000) Dollars nor more than Fifty One Million, Four Hundred Thousand (\$51,400,000) Dollars taxable valuation for county purposes according to the valuation as shown on the County Tax Assessor-Collector's rolls for the cur-

rent year of 1938, and providing for payment of such salaries and the funds from which such salaries shall be paid; repealing all laws in conflict herewith, and declaring an emergency."

Referred to the Committee on Counties.

Mrs. Colson asked unanimous consent, to introduce, at this time, and have placed on first reading, House Bill No. 1004.

There was no objection offered.

The Speaker then laid the bill before the House, it was read first time and referred to the appropriate committee, as follows:

By Mrs. Colson, Mr. McDonald, Mr. Bond, Mr. Blankenship, Mr. Celaya, Mr. Piner, Mr. Segrist and Mr. Goodman:

H. B. No. 1004, A bill to be entitled "An Act providing and directing County Clerks, District Clerks, and other officials to issue certificates and certified copies of instruments in their respective offices to ex-service men of the World War and the Spanish-American War where such certificates and copies of instruments are necessary to be used in furthering claims and establishing proof of such ex-service men to such claims for compensation, and other claims to be established; defining ex-service men; repealing all laws and parts of laws in conflict herewith, and declaring an emergency."

Referred to the Committee on State Affairs.

RECESS

Mr. Smith of Frio moved that the House recess until 7:30 o'clock p. m., today.

Mr. Hamilton moved that the House recess until 2:30 o'clock p. m., today.

Mr. Reed moved that the House recess until 3:00 o'clock p. m., today.

The motion of Mr. Hamilton prevailed, and the House, accordingly, at 12:30 o'clock p. m., took recess until 2:30 o'clock p. m., today.

AFTERNOON SESSION

The House met at 2:30 o'clock p. m., and was called to order by the Speaker.

RECALLING HOUSE BILL NO. 84 FROM THE GOVERNOR

Mr. Smith of Matagorda offered the following resolution:

H. C. R. No. 110, Recalling House Bill No. 84 from the Governor.

Whereas, House Bill No. 84 has passed the House and Senate and is now on the Governor's desk; and

Whereas, Said bill is a local bill and it has been found that it is necessary to change the wording in same; now, therefore, be it

Resolved by the House of Representatives, the Senate concurring, That the Governor be requested to return House Bill No. 84 to the House for further consideration.

The resolution was read second time, and was adopted.

PROVIDING FOR TEXAS LEGISLATIVE MANUALS

Mr. Alsup offered the following resolution:

H. S. R. No. 239, Providing for Texas Legislative Manuals.

Be it resolved by the House of Representatives, That there be printed, in conjunction with the Senate, for the use of the Legislature, four hundred (400) copies of the Texas Legislative Manual of the Forty-sixth Legislature. Said Manual shall contain the Constitution of Texas up-to-date, the Rules of the House, the Rules of the Senate, the Joint Rules of the House and Senate, all of which Rules shall be properly indexed and annotated; a list of the Standing Committees of the House and Senate, and the names of the Representatives and Senators and their respective districts. It shall also contain the names of the officers of the House and the Senate and of the representatives of the press in attendance. Two hundred and seventy-five (275) copies are to be bound in flexible morocco covers, at a cost not to exceed Fifty Cents (50c) per copy above the cost of the same books in flexible cloth, according to the specifications of the contract with the public printer. The remaining one hundred and twenty-five (125) copies are to be bound in cloth. The printing and binding of such books shall be done by separate contract through the Board of Control. The Members of the House and Senate, officers of the House and Senate, and the members of the press in attendance shall be

provided with a morocco bound Manual.

The Speaker of the House shall appoint someone to properly annotate and edit the said Legislative Manual, such person to receive a per diem not to exceed that paid to that person during the Regular Session of the Forty-sixth Legislature. The cost of preparing and annotating same shall be paid out of the Contingent Expense Fund of the House, and the work of preparation of the Manual shall be under the direction and authority of the Speaker of the House and the Chairman of the Contingent Expense Committee of the House.

The resolution was read second time and was adopted.

MESSAGE FROM THE SENATE

Austin, Texas, April 20, 1939.

Hon. R. Emmett Morse, Speaker of the House of Representatives.

Sir: I am directed by the Senate to inform the House the Senate has concurred in House amendments to Senate Bill No. 102, by the following vote—Yeas, 29; Nays, 0.

The Senate has concurred in House amendments to Senate Bill No. 34 by a viva voce vote.

The Senate has granted the request of the House for a Conference Committee to adjust the differences between the two Houses on House Bill No. 5.

The following have been appointed on the part of the Senate: Senators Kelley, Moore, Small, Martin and Spears.

The Senate has passed

H. B. No. 948, A bill to be entitled "An Act providing for County Auditor in all counties having a population of not less than fourteen thousand, eight hundred and fifty, (14,850) and not more than fourteen thousand, nine hundred and twenty, (14,920) according to the last preceding Federal Census; prescribing duties of said Auditor; providing salary for such Auditor; prescribing mode and manner of payment of such salary, and declaring an emergency."

H. B. No. 953, A bill to be entitled "An Act amending Article 2326a of the 1925 Revised Civil Statutes of Texas (which said Article 2626a was passed by Acts, 1929, Forty-first Leg-

islature, page 112, C. H. 56), by adding thereto a provision for expenses for court reporters in certain Judicial Districts, and declaring an emergency."

Respectfully,

BOB BARKER,

Secretary of the Senate.

HOUSE BILL NO. 933 ON PASSAGE TO ENGROSSMENT

The Speaker laid before the House, as unfinished business,

H. B. No. 933, A bill to be entitled "An Act making an appropriation for the next biennium, for the purpose of promoting public school interest and equalizing the educational opportunities afforded by the State to all children of scholastic age within the State; making allocations of said appropriation, setting forth the benefits thereof; authorizing aid to such schools in accordance with the conditions specified herein, etc., and declaring an emergency."

The bill having heretofore been read second time with committee amendment by Mr. Alsup, pending.

Mr. Cornett moved to reconsider the vote by which the substitute amendment by Mr. Alsup, for the amendment by Mr. Kern, relative to Teacher-Pupil Load, was on last evening, adopted.

Mr. Thornton moved to table the motion to reconsider.

Question recurring on the motion to table, yeas and nays were demanded.

The motion to table prevailed by the following vote:

Yeas—73

Allen	Cleveland
Allison	Corry
Alsup	Crossley
Baker	Daniel
of Fort Bend	Dickison
Bell	Dickson
Blankenship	Felty
Boethel	Fuchs
Bond	Gilmer
Bradbury	Goodman
Bradford	Gordon, Mrs.
Bray	Hankamer
Bridgers	Hardeman
Brown	Harrell of Bastrop
of Nacogdoches	Heflin
Bundy	Howard
Burkett	Hull
Cauthorn	Hunt
Chambers	Isaacks

Kersey
Kinard
Leonard
Leyendecker
Little
Loggins
London
McAlister
McDonald
McFarland
McMurry
McNamara
Monkhouse
Montgomery
Morris
Nicholson
Petsch
Reaves
Reed

Rhodes
Riviere
Robinson
Segrist
Shell
Smith of Frio
Smith
of Matagorda
Stinson
Stoll
Tarwater
Taylor
Tennant
Thornberry
Thornton
Vint
Voigt
Wilson
Wood

Nays—56

Bailey	Kennedy
Baker of Grayson	Kern
Boyd	Kerr
Boyer	King
Brown of Cherokee	Lehman
Burney	Lock
Clark	Mays
Cockrell	Mohrmann
Coleman	Newell
Colson, Mrs.	Oliver
Cornett	Pevehouse
Davis of Jasper	Piner
Davis of Upshur	Ragsdale
Dean	Reader of Erath
Faulkner	Roach
Ferguson	Roberts
Fielden	Russell
Galbreath	Skiles
Hale	Smith of Hopkins
Hamilton	Spencer
Hardin	Talbert
Harp	Weldon
Harper	Wells
Harrell of Lamar	Westbrook
Harris	White
Holland	Winfree
Howington	Worley
Johnson of Ellis	Wright

Absent

Anderson	Langdon
Celaya	McDaniel
Derden	Pace
Dwyer	Pope
Hartzog	Reader of Bexar
Johnson of Tarrant	Turner
Keith	Waggoner

Absent—Excused

Broadfoot	Dowell
Colquitt	Schuenemann
Donaghey	Vale

Mr. Hale offered the following amendment to the committee amendment:

Amend committee amendment No. 1, to House Bill No. 933, by striking out all of Section 5, and substituting in lieu thereof, the following:

"Sec. 5. Average Daily Attendance. No school shall be granted salary aid under the provisions of this Act whose average daily attendance is less than sixty-five (65) per cent of the scholastic census enumeration, net, for either white or colored school, except that where it is shown by properly sworn affidavit from the respective Board of School Trustees of any particular school that the number of their scholastics is less than that indicated by the census, the average daily attendance of such a school must be sixty-five (65) per cent of the actual number of scholastics residing in said district at the time of filing of the application for salary aid. Provided, the provisions of this Act shall not apply to any school where there is any kind of epidemic of sickness, and such exemption may be allowed only when the facts are determined and certified to by the County or State District Health Officer residing in the area affected. Districts where parochial schools are maintained are exempt from the provisions of this Section."

HALE,
BAKER of Grayson,
KERN,
LEHMAN.

(Mr. Morris in the Chair.)

Mr. Harris moved the previous question on the pending amendments and the engrossment of House Bill No. 933, and the motion was not seconded.

Mr. London moved to table the amendment by Mr. Hale.

The motion to table was lost.

Mr. Alsup offered the following substitute for the amendment by Mr. Hale:

Substitute for Hale amendment, the following:

"Sec. 5. Average Daily Attendance. No school shall be granted salary aid under the provisions of this Act whose average daily attendance is less than seventy (70) per cent of the scholastic census enumeration, net, for either white or colored school. Provided, the provisions of this Act shall not apply to any school where there is any kind of epidemic of sickness, and such ex-

emption may be allowed only when the facts are determined and certified to by the County or State District Health Officer residing in the area affected. Districts where parochial schools are maintained are exempt from the provisions of this Section."

ALSUP,
THORNTON.

(Speaker in the Chair.)

Mr. Hale moved to table the substitute amendment by Mr. Alsup.

Question recurring on the motion to table, yeas and nays were demanded.

The motion to table prevailed by the following vote:

Yeas—74

Allen	Johnson of Tarrant
Allison	Kennedy
Bailey	Kern
Baker of Grayson	Kerr
Bell	Langdon
Boethel	Lehman
Boyd	Lock
Boyer	Mays
Bradbury	Mohrmann
Brown of Cherokee	Morris
Brown	Newell
of Nacogdoches	Oliver
Bundy	Pevhouse
Burney	Piner
Clark	Ragsdale
Cockrell	Reader of Bexar
Coleman	Reader of Erath
Colson, Mrs.	Reaves
Cornett	Reed
Davis of Jasper	Rhodes
Davis of Upshur	Roach
Dean	Roberts
Derden	Russell
Dickison	Skiles
Faulkner	Smith of Frio
Ferguson	Spencer
Fielden	Stoll
Galbreath	Talbert
Hale	Turner
Hardin	Vint
Harp	Weldon
Harrell of Bastrop	Wells
Harrell of Lamar	Westbrook
Harris	White
Holland	Winfree
Howington	Worley
Hunt	Wright
Johnson of Ellis	

Nays—63

Alsup	Bond
Anderson	Bradford
Baker	Bray
of Fort Bend	Bridgers

Burkett	Loggins
Cauthorn	London
Chambers	McAlister
Cleveland	McDaniel
Corry	McDonald
Crossley	McFarland
Daniel	McMurry
Dickson	McNamara
Dwyer	Monkhouse
Felty	Montgomery
Fuchs	Nicholson
Gilmer	Petsch
Goodman	Pope
Gordon, Mrs.	Riviere
Hamilton	Robinson
Hankamer	Segrist
Hardeman	Shell
Harper	Smith
Hartzog	of Matagorda
Heflin	Stinson
Howard	Tarwater
Hull	Taylor
Isaacks	Tennant
Kersey	Thornberry
Kinard	Thornton
King	Voigt
Leonard	Wilson
Leyendecker	Wood
Little	

Absent

Blankenship	Pace
Celaya	Smith of Hopkins
Keith	Waggoner

Absent—Excused

Broadfoot	Dowell
Colquitt	Schuenemann
Donaghey	Vale

Mr. Thornton offered the following substitute for the amendment by Mr. Hale:

Amend Hale amendment, by substituting therefor the following:

"Sec. 5. Average Daily Attendance. No school shall be granted salary aid under the provisions of this Act whose average daily attendance is less than sixty-five (65) per cent of the scholastic census enumeration, net, for either white or colored school. Provided, the provisions of this Act shall not apply to any school where there is any kind of epidemic of sickness, and such exemption may be allowed only when the facts are determined and certified to by the County or State District Health Officer residing in the area affected. Districts where parochial schools are maintained are

exempt from the provisions of this Section."

THORNTON,
BAKER of Grayson,
LEHMAN.

Mr. Hale moved to table the substitute amendment by Mr. Thornton.

Question recurring on the motion to table, yeas and nays were demanded.

The motion to table was lost by the following vote:

Yeas—54

Allison	Johnson of Ellis
Bailey	Johnson of Tarrant
Baker of Grayson	Kennedy
Boethel	Kern
Boyd	Kerr
Bundy	Lehman
Burney	Leyendecker
Clark	Lock
Cockrell	Mays
Colson, Mrs.	Mohrmann
Cornett	Monkhouse
Davis of Upshur	Oliver
Dean	Pace
Dickson	Pevehouse
Faulkner	Piner
Ferguson	Ragsdale
Fielden	Reader of Bexar
Galbreath	Reader of Erath
Hale	Reaves
Hamilton	Roach
Hardin	Spencer
Harp	Talbert
Harrell of Bastrop	Weldon
Harrell of Lamar	Wells
Harris	Winfree
Holland	Worley
Hunt	Wright

Nays—75

Allen	Derden
Alsup	Dickson
Anderson	Felty
Baker	Fuchs
of Fort Bend	Gilmer
Bell	Goodman
Bond	Gordon, Mrs.
Bradford	Hankamer
Bray	Hardeman
Bridgers	Harper
Brown of Cherokee	Hartzog
Brown	Heflin
of Nacogdoches	Howington
Burkett	Hull
Cauthorn	Isaacks
Chambers	Kersey
Cleveland	Kinard
Crossley	King
Daniel	Langdon
Davis of Jasper	Leonard

Little	Robinson	Hamilton	Piner
Loggins	Russell	Hankamer	Pope
London	Segrist	Hardeman	Reaves
McAlister	Shell	Harper	Reed
McDaniel	Skiles	Hartzog	Rhodes
McDonald	Smith of Frio	Heflin	Riviere
McFarland	Smith	Howington	Roach
McMurry	of Matagorda	Hull	Roberts
McNamara	Stinson	Hunt	Robinson
Montgomery	Stoll	Isaacks	Russell
Morris	Tarwater	Kennedy	Segrist
Newell	Taylor	Kersey	Shell
Nicholson	Tennant	Kinard	Skiles
Petsch	Thornberry	King	Smith of Frio
Pope	Thornton	Langdon	Smith
Reed	Voigt	Lehman	of Matagorda
Rhodes	Westbrook	Leonard	Spencer
Riviere	Wilson	Leyendecker	Stinson
Roberts	Wood	Little	Stoll

Absent

Blankenship	Howard
Boyer	Keith
Bradbury	Smith of Hopkins
Celaya	Turner
Coleman	Vint
Corry	Waggoner
Dwyer	White

Absent—Excused

Broadfoot	Dowell
Colquitt	Schuenemann
Donaghey	Vale

Question then recurring on the substitute amendment by Mr. Thornton, yeas and nays were demanded.

The substitute amendment was adopted by the following vote:

Yeas—108

Allen	Cauthorn
Allison	Celaya
Alsup	Chambers
Anderson	Clark
Baker	Cleveland
of Fort Bend	Cockrell
Baker of Grayson	Cornett
Bell	Crossley
Blankenship	Daniel
Boethel	Davis of Jasper
Bond	Davis of Upshur
Boyd	Derden
Boyer	Dickson
Bradbury	Dickson
Bray	Faulkner
Bridgers	Felty
Brown	Fielden
of Nacogdoches	Fuchs
Bundy	Gilmer
Burkett	Goodman
Burney	Gordon, Mrs.

Hamilton	Piner
Hankamer	Pope
Hardeman	Reaves
Harper	Reed
Hartzog	Rhodes
Heflin	Riviere
Howington	Roach
Hull	Roberts
Hunt	Robinson
Isaacks	Russell
Kennedy	Segrist
Kersey	Shell
Kinard	Skiles
King	Smith of Frio
Langdon	Smith
Lehman	of Matagorda
Leonard	Spencer
Leyendecker	Stinson
Little	Stoll
Loggins	Talbert
London	Tarwater
Mays	Taylor
McAlister	Tennant
McDaniel	Thornberry
McDonald	Thornton
McFarland	Turner
McMurry	Vint
McNamara	Voigt
Monkhouse	Weldon
Montgomery	Wells
Morris	Westbrook
Newell	Wilson
Nicholson	Winfree
Oliver	Wood
Pace	

Nays—24

Bailey	Harris
Bradford	Holland
Brown of Cherokee	Johnson of Ellis
Colson, Mrs.	Kern
Dean	Kerr
Ferguson	Lock
Galbreath	Mohrmann
Hale	Pevehouse
Hardin	Ragsdale
Harp	Reader of Erath
Harrell of Bastrop	Worley
Harrell of Lamar	Wright

Absent

Coleman	Petsch
Corry	Reader of Bexar
Dwyer	Smith of Hopkins
Howard	Waggoner
Johnson of Tarrant	White
Keith	

Absent—Excused

Broadfoot	Dowell
Colquitt	Schuenemann
Donaghey	Vale

Question then recurring on the amendment by Mr. Hale, as substituted, it was adopted.

Mr. Hale moved to reconsider the vote by which the amendment, as substituted, was adopted, and to table the motion to reconsider.

The motion to table prevailed.

Mr. Celaya moved the previous question, on the committee amendment, and the engrossment of House Bill No. 933, and the motion was duly seconded.

Question recurring on the motion for the main question, yeas and nays were demanded.

The motion prevailed by the following vote:

Yeas—76

Allen	Kersey
Allison	Kinard
Alsup	Langdon
Anderson	Leonard
Baker	Leyendecker
of Fort Bend	Little
Bell	Lock
Blankenship	Loggins
Bradbury	London
Bradford	Mays
Bray	McAlister
Bridgers	McDaniel
Bundy	McFarland
Burkett	McNamara
Cauthorn	Montgomery
Clark	Morris
Cleveland	Newell
Corry	Piner
Crossley	Pope
Daniel	Reader of Bexar
Davis of Upshur	Rhodes
Dickison	Riviere
Dickson	Robinson
Dwyer	Russell
Felty	Shell
Fuchs	Smith of Frio
Gilmer	Smith of Hopkins
Gordon, Mrs.	Smith
Hamilton	of Matagorda
Hankamer	Stinson
Hardeman	Stoll
Hardin	Tarwater
Harper	Taylor
Harrell of Bastrop	Tennant
Hartzog	Thornton
Hull	Vint
Hunt	Voigt
Isaacks	Wilson
Johnson of Tarrant	Winfree

Nays—58

Bailey	Boethel
Baker of Grayson	Boyd

Brown of Cherokee	King
Brown	Lehman
of Nacogdoches	McMurry
Burney	Mohrmann
Celaya	Monkhouse
Chambers	Nicholson
Cockrell	Oliver
Coleman	Pace
Colson, Mrs.	Petsch
Cornett	Pevehouse
Davis of Jasper	Ragsdale
Dean	Reader of Erath
Derden	Reaves
Faulkner	Reed
Ferguson	Roach
Fielden	Roberts
Galbreath	Skiles
Goodman	Spencer
Hale	Talbert
Harp	Thornberry
Harrell of Lamar	Turner
Harris	Weldon
Holland	Wells
Howington	Westbrook
Johnson of Ellis	Wood
Kennedy	Worley
Kern	Wright
Kerr	

Absent

Bond	McDonald
Boyer	Segrist
Heflin	Waggoner
Howard	White
Keith	

Absent—Excused

Broadfoot	Dowell
Colquitt	Schuenemann
Donaghey	Vale

Mr. Lock moved to reconsider the vote by which the previous question was ordered.

On motion of Mr. Thornton, the motion to reconsider was tabled.

Question then recurring on the committee amendment, as amended, it was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 933 was then passed to engrossment.

HOUSE BILL NO. 933 ON THIRD READING

Mr. Thornton moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 933

be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—109

Allen	King
Allison	Langdon
Alsup	Lehman
Anderson	Leonard
Baker	Leyendecker
of Fort Bend	Little
Baker of Grayson	Loggins
Bell	London
Blankenship	Mays
Boethel	McAlister
Bond	McDaniel
Boyd	McDonald
Boyer	McFarland
Bradbury	McMurry
Bradford	McNamara
Bray	Monkhouse
Bridgers	Montgomery
Brown	Morris
of Nacogdoches	Newell
Bundy	Nicholson
Burkett	Oliver
Burney	Pace
Cauthorn	Piner
Celaya	Pope
Chambers	Reaves
Clark	Reed
Cleveland	Rhodes
Cockrell	Riviere
Cornett	Roach
Crossley	Roberts
Daniel	Robinson
Davis of Jasper	Russell
Davis of Upshur	Segrist
Derden	Shell
Dickison	Skiles
Dickson	Smith of Frio
Faulkner	Smith
Felty	of Matagorda
Fielden	Spencer
Fuchs	Stinson
Gilmer	Stoll
Goodman	Talbert
Gordon, Mrs.	Tarwater
Hamilton	Taylor
Hankamer	Tennant
Hardeman	Thornberry
Harper	Thornton
Hartzog	Turner
Heflin	Vint
Howington	Voigt
Hull	Weldon
Hunt	Wells
Isaacks	Westbrook
Kennedy	Wilson
Kersey	Winfree
Kinard	Wood

Nays—23

Bailey	Holland
Brown of Cherokee	Johnson of Ellis
Colson, Mrs.	Kern
Dean	Kerr
Ferguson	Lock
Galbreath	Mohrmann
Hale	Pevehouse
Hardin	Ragsdale
Harp	Reader of Erath
Harrell of Bastrop	Worley
Harrell of Lamar	Wright
Harris	

Absent

Coleman	Petsch
Corry	Reader of Bexar
Dwyer	Smith of Hopkins
Howard	Waggoner
Johnson of Tarrant	White
Keith	

Absent—Excused

Broadfoot	Dowell
Colquitt	Schuenemann
Donaghey	Vale

The Speaker then laid House Bill No. 933 before the House on third reading and final passage.

The bill was read third time.

Mr. Celaya moved the previous question, on the final passage of House Bill No. 933, and the motion was duly seconded.

Question recurring on the motion for the main question, yeas and nays were demanded.

The motion prevailed by the following vote:

Yeas—81

Allen	Dickson
Allison	Dwyer
Alsup	Faulkner
Anderson	Felty
Blankenship	Fuchs
Bond	Goodman
Bradbury	Gordon, Mrs.
Bradford	Hamilton
Bray	Hankamer
Bridgers	Harper
Bundy	Harrell of Bastrop
Burkett	Hartzog
Celaya	Heflin
Chambers	Howington
Clark	Hull
Cleveland	Hunt
Corry	Isaacks
Crossley	Johnson of Tarrant
Daniel	Kersey
Davis of Upshur	Kinard
Dickison	Langdon

Leonard	Riviere
Leyendecker	Roach
Little	Roberts
London	Robinson
Mays	Russell
McAlister	Shell
McDaniel	Smith of Frio
McDonald	Smith of Hopkins
McFarland	Smith
McNamara	of Matagorda
Montgomery	Stinson
Morris	Stoll
Newell	Tarwater
Pace	Taylor
Petsch	Tennant
Piner	Thornton
Ragsdale	Vint
Reader of Bexar	Wilson
Reaves	Winfree
Rhodes	Wood

Nays—54

Bailey	Kennedy
Baker of Grayson	Kern
Bell	Kerr
Boethel	King
Boyd	Lehman
Brown of Cherokee	Lock
Brown	Loggins
of Nacogdoches	McMurry
Burney	Mohrmann
Cauthorn	Monkhouse
Cockrell	Nicholson
Coleman	Oliver
Colson, Mrs.	Pevehouse
Cornett	Pope
Davis of Jasper	Reader of Erath
Derden	Reed
Ferguson	Skiles
Fielden	Spencer
Galbreath	Talbert
Gilmer	Thornberry
Hale	Turner
Hardeman	Voigt
Hardin	Weldon
Harp	Wells
Harrell of Lamar	Westbrook
Harris	Worley
Holland	Wright
Howard	

Absent

Baker	Keith
of Fort Bend	Segrist
Boyer	Waggoner
Dean	White
Johnson of Ellis	

Absent—Excused

Broadfoot	Dowell
Colquitt	Schuenemann
Donaghey	Vale

(Pending consideration of the bill, Mr. Mays occupied the Chair, temporarily.)

(Speaker in the Chair.)

By unanimous consent of the House, Mr. Hale offered the following amendment to the bill:

Amend House Bill No. 933, of the printed bill, on page 10, line 26, by changing the words and figures from "75" to "65".

There was no objection, and the amendment was ordered adopted.

House Bill No. 933 was then passed.

Mr. Thornton moved to reconsider the vote by which the bill was passed, and to table the motion to reconsider.

The motion to table prevailed.

RECALLING HOUSE BILL NO. 166 FROM THE GOVERNOR

Mr. Isaacks offered the following resolution:

H. C. R. No. 111, Recalling House Bill No. 166 from the Governor.

Be It Resolved by the House of Representatives, the Senate concurring, That the Governor be requested to return to the House of Representatives House Bill No. 166 for the purpose of correcting a clerical error therein, the population brackets having been inadvertently omitted from Section 5 of said bill.

The resolution was read second time, and was adopted.

MESSAGE FROM THE SENATE

Austin, Texas, April 20, 1939.

Hon. R. Emmett Morse, Speaker of the House of Representatives.

Sir: I am directed by the Senate to inform the House the Senate has refused to concur in House amendments to Senate Bill No. 370, and requests the appointment of a Conference Committee to adjust the differences between the two Houses.

The following have been appointed, on the part of the Senate: Senators Moffett, Lemens, Cotten, Small and Graves.

Adopted

H. C. R. No. 109, Requesting the Governor to return House Bill No. 194 to the House for amendment.

Respectfully,

BOB BARKER,
Secretary of the Senate.

RESOLUTIONS SIGNED BY THE SPEAKER

The Speaker signed, in the presence of the House, after giving due notice thereof, and their captions had been read severally, the following enrolled resolutions:

H. C. R. No. 103, Naming Miss Jane Neal as official representative of the State.

H. C. R. No. 109, Recalling House Bill No. 194 from the Governor.

BILLS ORDERED NOT PRINTED

(By unanimous consent)

On motion of Mr. Galbreath, Senate Bill No. 269 was ordered not printed.

On motion of Mrs. Colson, House Bill No. 1004 was ordered not printed.

On motion of Mr. Oliver, House Bill No. 994 was ordered not printed.

On motion of Mr. Davis of Upshur, House Bill No. 991 was ordered not printed.

RECESS

On motion of Mr. Harrell of Lamar, the House, at 4:30 o'clock p. m., took recess until 7:30 o'clock p. m., today.

NIGHT SESSION

The House met at 7:30 o'clock p. m., and was called to order by the Speaker.

BILLS ORDERED NOT PRINTED

(By unanimous consent)

On motion of Mr. Wells, Senate Bill No. 428 was ordered not printed.

On motion of Mr. Hull, Senate bill No. 297 was ordered not printed.

On motion of Mr. Pope, House Bill No. 1001 was ordered not printed.

MESSAGE FROM THE SENATE

Austin, Texas, April 20, 1939.
Hon. R. Emmett Morse, Speaker of the House of Representatives.

Sir: I am directed by the Senate to inform the House that the Senate has passed the following:

S. B. No. 442, A bill to be entitled "An Act creating County-wide Equalization School Districts for tax pur-

poses, etc., and declaring an emergency."

Respectfully,

BOB BARKER,

Secretary of the Senate.

SENATE BILL ON FIRST READING

The following Senate bill, received from the Senate, was laid before the House, read first time, and referred to the appropriate committee, as follows:

Senate Bill No. 442, to the Committee on Education.

CONFERENCE COMMITTEE APPOINTED

On motion of Mr. Hartzog, the House granted the request of the Senate for the appointment of a Conference Committee on Senate Bill No. 370.

In accordance with the above action, the Speaker announced the appointment of the following Conference Committee on Senate Bill No. 370: Messrs. Stinson, Thornton, Leonard, Hartzog and Roberts.

HOUSE BILL NO. 164 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 164, A bill to be entitled "An Act relating to the suspension of sentence in misdemeanor cases; providing for suspension of sentence in misdemeanor cases on application of defendant and recommendation of the jury where the evidence shows no prior conviction of either felony or misdemeanor; providing for suspension in trial before the court without jury and providing testimony as to general reputation may be heard on request of defendant; providing for judgment in such cases that sentence shall be suspended during good behavior and defining "Good Behavior" and providing court shall have the right to require defendant to report to the court and make other reasonable requirements during such suspension; providing court shall have the power upon failure of the defendant to comply with such requirements to arrest the defendant and reimpose such sentence; providing procedure as to suspended sentence in misdemeanor cases; permitting proof of general reputation on the request of the de-

defendant; providing in case of such suspension, such conviction shall not be inquired into and shall not become final except as provided by law; providing for method of making suspended sentences final and providing it shall be cumulative of punishment in any subsequent conviction during such suspension; providing that at the expiration of such suspended sentence, on proof that the defendant has not again been convicted and on motion of defendant he shall be granted a new trial and the case dismissed. And that after such dismissal, same shall not again be inquired into except where the defendant at a later date invokes the benefit of this law; providing that where sentence is suspended the defendant shall be released on his recognizance, declaring the legislative intent, and declaring an emergency."

The bill was read second time.

Mr. McDaniel offered the following committee amendment to the bill:

Amend House Bill No. 164, by striking out all below the enacting clause and by inserting in lieu thereof, the following:

"Section 1. Suspension of Sentence in Misdemeanor Cases. From and after the effective date of this Act where there is a conviction of any misdemeanor offense in any court having original jurisdiction thereof, the Court may suspend sentence upon written, sworn application made therefor, filed by the defendant before the trial begins. When the defendant has no counsel, the Court shall inform the defendant of his right to make such application and the Court shall appoint counsel to prepare and present the same, if such is desired by the defendant, in no case, however, shall the sentence be suspended except where the proof shall show and the jury shall find in their verdict that the defendant has never before been convicted of either a felony or a misdemeanor in any court in this State or any other State. This law shall not be construed as preventing the jury from passing on the guilt of the defendant, but he may enter a plea of not guilty.

When a defendant has waived his right of trial by a jury and has consented to be tried by the court and there is a conviction, the court shall have the right and power to suspend

the sentence of the defendant during his good behavior; provided, however, that in no case shall the sentence be suspended except when the proof shall show that the defendant has never before been convicted of a felony or a misdemeanor in any court of this or any other State. The court shall permit testimony as to whether or not the defendant has heretofore been convicted of any misdemeanor or felony in this or any other State and testimony as to the general reputation of the defendant, such testimony, however, shall be heard only upon the request in writing by the defendant in which he shall be required to state upon oath that he has never been convicted of either a felony or a misdemeanor in this or any other State, and that his general reputation is good. When the defendant has no counsel, it shall be the duty of the court to inform him of his right to make such application and to appoint counsel to prepare and present the same if requested by the defendant so to do.

Sec. 2. Judgment in Such Cases. When sentence is suspended in a misdemeanor conviction, under the provisions hereof, either in a trial by a jury or before the court, the judgment shall be that the sentence of judgment of conviction shall be suspended during the good behavior of the defendant and by "good behavior" is meant that the defendant shall not be convicted of any felony or misdemeanor during the time of such suspension. The court shall further have the right in case any sentence is suspended in a misdemeanor conviction to require the defendant to report to the court at such times and places as to the Court may seem reasonable and proper, concerning the employment, place and manner of living, the kind and character of associates, and such other reasonable requirements as to the Court may seem fit and proper.

And the Court shall have the power upon failure of the defendant to comply with such requirements contained in said judgment to issue a capias for the arrest of the defendant and upon hearing, if the proof shall show that the defendant has failed to comply with said requirement, the court shall thereupon reimpose and reinstate such sentence as though there had been no suspension of the same.

Sec. 3. Procedure as to Suspended Sentence. The Court shall permit

testimony as to the general reputation of the defendant to enable the jury to determine whether to recommend the suspension of the sentence and submit the question as to whether the defendant has ever before been convicted of a felony or a misdemeanor, such testimony shall be heard on such questions submitted only upon request in writing of the defendant provided that in all cases, sentence shall be suspended if the jury recommends it in their verdict. In such cases neither the verdict of conviction nor the judgment entered thereon shall become final except in the manner and time provided in the preceding Article or in the succeeding Article.

Section 4. Suspended Sentence Made Final. Upon the final conviction of the defendant for any other misdemeanor or any felony pending the suspension of sentence, the court granting such suspension shall cause a *capias* to issue for the arrest of the defendant, if he is not then in custody of such court, and during the term of the court shall pronounce sentence upon the original judgment of conviction and shall cumulate the punishment of the first with the punishment of any subsequent conviction or convictions and in such case no new trial shall be granted in the first conviction.

Section 5. Dismissal of Charges. In any case of suspended sentence in a misdemeanor conviction, at any time after the expiration of the time assessed as punishment by the jury or by the court, the defendant may make a written, sworn motion for a new trial and dismissal of such case, stating therein that since such former trial and conviction, he has not been convicted of any felony or misdemeanor, such motion shall be heard by the court during the first term after the same is filed. If it appears to the court, upon such hearing, that the defendant has not been convicted of any felony or any other misdemeanor the court shall enter an order reciting the fact, and shall grant the defendant a new trial and shall then dismiss said cause. After the setting aside and dismissal of any judgment or conviction as herein provided, the fact of such conviction shall not be shown or inquired into for any purpose except where the defendant has again been charged with a mis-

demeanor and invokes the benefits of this law.

Section 6. Defendant Released. When sentence is suspended the defendant shall be released upon his own recognizance.

Section 7. It is hereby declared to be the legislative intent that if any section, sentence, phrase, or clause of this Act be held invalid by the courts of last resort, that such invalidity shall not affect the remaining portions of this bill and that the said portions not invalidated would be enacted regardless of any such invalidity of any part of this Act.

Section 8. The fact that there is now no procedure for suspended sentences in misdemeanor cases and the further fact that no Act of the Legislature has heretofore been passed providing for such suspension of sentence and the fact that there are now many misdemeanors in which a suspended sentence would operate in the interest of justice and humanity, create an emergency and an imperative public necessity, that the Constitutional Rule requiring bills to be read on three several days in each House be suspended and the same is hereby suspended and this Act shall be in force and take effect from and after its passage, and it is so enacted."

Mr. McDaniel offered the following amendment to the committee amendment:

Amend committee amendment No. 1, House Bill No. 164, Section 3, by striking out the word "Article" where it may appear and inserting in lieu thereof the word "Section".

The amendment was adopted.

The committee amendment, as amended, was then adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 164 was then passed to engrossment.

HOUSE BILL NO. 164 ON THIRD READING

Mr. McDaniel moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 164 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—121

Allen	Isaacks
Allison	Johnson of Ellis
Alsup	Johnson of Tarrant
Anderson	Keith
Baker	Kennedy
of Fort Bend	Kern
Baker of Grayson	Kerr
Bell	Kersey
Blankenship	Kinard
Boethel	King
Bond	Langdon
Boyd	Lehman
Boyer	Leonard
Bradbury	Leyendecker
Bradford	Little
Bridgers	Lock
Broadfoot	Loggins
Brown of Cherokee	London
Bundy	Mays
Burkett	McAlister
Burney	McDaniel
Cauthorn	McDonald
Celaya	McFarland
Chambers	McMurry
Clark	McNamara
Cockrell	Mohrmann
Coleman	Monkhouse
Colson, Mrs.	Montgomery
Cornett	Morris
Crossley	Pace
Daniel	Pevehouse
Davis of Jasper	Piner
Derden	Pope
Dickison	Reader of Erath
Dickson	Reaves
Donaghey	Reed
Dwyer	Rhodes
Faulkner	Riviere
Felty	Roach
Ferguson	Roberts
Fielden	Robinson
Fuchs	Russell
Galbreath	Shell
Gilmer	Skiles
Goodman	Smith of Frio
Gordon, Mrs.	Smith of Hopkins
Hale	Spencer
Hamilton	Stinson
Hankamer	Stoll
Harp	Tarwater
Harper	Taylor
Harrell of Lamar	Tennant
Harris	Thornton
Hartzog	Turner
Holland	Vint
Howard	Voigt
Howington	Weldon
Hull	Wells
Hunt	Wilson

Winfree
Wood

Worley
Wright

Nays—5

Bray	Nicholson
Davis of Upshur	Thornberry
Hardeman	

Present—Not Voting

Brown	Westbrook
of Nacogdoches	

Absent

Bailey	Petsch
Cleveland	Ragsdale
Corry	Reader of Bexar
Dean	Segrist
Hardin	Smith
Harrell of Bastrop	of Matagorda
Heflin	Talbert
Newell	Waggoner
Oliver	White

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

The Speaker then laid House Bill No. 164 before the House on third reading and final passage.

The bill was read third time.

Mr. Davis of Upshur moved that House Bill No. 164 be postponed indefinitely.

The motion was lost.

House Bill No. 164 was then passed by the following vote:

Yeas—115

Allison	Clark
Alsup	Cockrell
Anderson	Coleman
Bailey	Colson, Mrs.
Baker	Crossley
of Fort Bend	Daniel
Baker of Grayson	Davis of Jasper
Bell	Derden
Blankenship	Dickison
Boethel	Dickson
Bond	Donaghey
Boyd	Dwyer
Boyer	Faulkner
Bradbury	Felty
Bradford	Ferguson
Bridgers	Fielden
Broadfoot	Fuchs
Bundy	Galbreath
Burkett	Gilmer
Burney	Goodman
Celaya	Gordon, Mrs.

Hale	Monkhouse
Hamilton	Montgomery
Hankamer	Morris
Hardin	Newell
Harp	Nicholson
Harper	Pace
Harrell of Bastrop	Pevehouse
Harrell of Lamar	Piner
Harris	Pope
Hartzog	Reader of Erath
Holland	Reaves
Howard	Reed
Howington	Rhodes
Hunt	Riviere
Johnson of Ellis	Roach
Johnson of Tarrant	Roberts
Keith	Robinson
Kennedy	Russell
Kern	Segrist
Kerr	Skiles
Kinard	Smith of Frio
King	Smith of Hopkins
Langdon	Spencer
Lehman	Stinson
Leonard	Tarwater
Leyendecker	Taylor
Little	Thornton
Lock	Turner
London	Vint
Mays	Voigt
McAlister	Weldon
McDaniel	Wells
McDonald	Wilson
McFarland	Winfree
McMurry	Wood
McNamara	Worley
Mohrmann	Wright

Nays—13

Allen	Hardeman
Bray	Kersey
Brown of Cherokee	Stoll
Chambers	Talbert
Cornett	Tennant
Corry	Thornberry
Davis of Upshur	

Present—Not Voting

Brown of Nacogdoches	Westbrook
-------------------------	-----------

Absent

Cauthorn	Petsch
Cleveland	Ragsdale
Dean	Reader of Bexar
Heflin	Shell
Hull	Smith
Isaacks	of Matagorda
Loggins	Waggoner
Oliver	White

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

HOUSE BILL NO. 218 ON SECOND
READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 218, A bill to be entitled "An Act to amend Article 570, Penal Code of the State of Texas of 1936 changing the penalty for the violation of Article 568 of the Penal Code of the State of Texas, and declaring an emergency."

The bill was read second time.

Mr. Smith of Frio offered the following amendment to the bill:

Amend House Bill No. 218, Section 1, by striking out the words and figures "or fined not less than Five Hundred (\$500.00) Dollars nor more than One Thousand (\$1,000.00) Dollars", and inserting a period in lieu thereof.

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 218 was then passed to engrossment.

HOUSE BILL NO. 218 ON THIRD
READING

Mr. Smith of Frio moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 218 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—120

Allison	Bridgers
Alsup	Broadfoot
Anderson	Brown of Cherokee
Bailey	Bundy
Baker	Burkett
of Fort Bend	Cauthorn
Baker of Grayson	Celaya
Bell	Chambers
Blankenship	Clark
Boethel	Cleveland
Bond	Cockrell
Boyd	Coleman
Boyer	Colson, Mrs.
Bradbury	Cornett
Bradford	Corry

Crossley	McAlister
Daniel	McDonald
Davis of Jasper	McFarland
Davis of Upshur	McMurry
Derden	Mohrmann
Dickson	Monkhouse
Donaghey	Montgomery
Dwyer	Morris
Faulkner	Newell
Ferguson	Nicholson
Fielden	Oliver
Fuchs	Pace
Galbreath	Pevehouse
Gilmer	Piner
Goodman	Pope
Gordon, Mrs.	Reader of Erath
Hale	Reaves
Hamilton	Reed
Hankamer	Rhodes
Hardin	Riviere
Harp	Roach
Harper	Roberts
Harrell of Bastrop	Robinson
Harrell of Lamar	Russell
Harris	Segrist
Hartzog	Skiles
Holland	Smith of Frio
Howard	Smith of Hopkins
Howington	Spencer
Hull	Stinson
Hunt	Stoll
Johnson of Ellis	Talbert
Johnson of Tarrant	Tarwater
Keith	Taylor
Kennedy	Tennant
Kern	Thornton
Kerr	Turner
Kinard	Vint
King	Voigt
Langdon	Weldon
Lehman	Wells
Leonard	Wilson
Leyendecker	Winfree
Little	Wood
London	Worley
Mays	

Nays—7

Allen	McNamara
Bray	Thornberry
Hardeman	Wright
Kersey	

Present—Not Voting

Brown	Westbrook
of Nacogdoches	

Absent

Burney	Isaacks
Dean	Lock
Dickison	Loggins
Felty	McDaniel
Heflin	Petsch

Ragsdale	Smith
Reader of Bexar	of Matagorda
Shell	Waggoner
	White

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

The Speaker then laid House Bill No. 218 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—113

Allison	Gordon, Mrs.
Alsop	Hale
Bailey	Hamilton
Baker	Hankamer
of Fort Bend	Hardin
Baker of Grayson	Harp
Bell	Harper
Boethel	Harrell of Bastrop
Bond	Harris
Boyd	Hartzog
Boyer	Holland
Bradbury	Howington
Bradford	Hull
Bridgers	Hunt
Broadfoot	Johnson of Ellis
Brown of Cherokee	Johnson of Tarrant
Brown	Kennedy
of Nacogdoches	Kern
Bundy	Kerr
Burkett	Kinard
Burney	King
Cauthorn	Langdon
Celaya	Lehman
Chambers	Leonard
Clark	Leyendecker
Cleveland	Little
Cockrell	Lock
Coleman	London
Colson, Mrs.	Mays
Cornett	McAlister
Crossley	McDaniel
Daniel	McDonald
Davis of Jasper	McFarland
Davis of Upshur	Mohrmann
Derden	Monkhouse
Dickison	Montgomery
Dickson	Morris
Donaghey	Newell
Dwyer	Nicholson
Faulkner	Oliver
Ferguson	Pace
Fielden	Piner
Fuchs	Pope
Galbreath	Reader of Erath
Gilmer	Reaves
Goodman	Rhodes

Riviere	Tennant
Roach	Thornton
Roberts	Turner
Robinson	Vint
Russell	Voigt
Skiles	Weldon
Smith of Frio	Wells
Smith of Hopkins	Wilson
Spencer	Winfree
Stoll	Wood
Talbert	Worley
Taylor	

Nays—11

Allen	McMurry
Bray	McNamara
Corry	Stinson
Hardeman	Thornberry
Howard	Wright
Kersey	

Present—Not Voting

Westbrook

Absent

Anderson	Ragsdale
Blankenship	Reader of Bexar
Dean	Reed
Felty	Segrist
Harrell of Lamar	Shell
Heflin	Smith
Isaacks	of Matagorda
Keith	Tarwater
Loggins	Waggoner
Petsch	White
Pevehouse	

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

HOUSE BILL NO. 412 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 412, A bill to be entitled "An Act to amend Article 4399 of the Revised Civil Statutes of Texas (1925) more clearly defining some of the duties of the Attorney General and imposing other and additional duties upon such Officer, and providing an emergency."

The bill was read second time.

Mr. Kinard offered the following amendment to the bill:

Amend House Bill No. 412, by inserting "and said Rule is hereby suspended" at the proper place in the emergency clause.

The amendment was adopted.

Mr. Kinard offered the following committee amendment to the bill:

Amend House Bill No. 412, Section 1, by striking out the words "of committees" following the word "members" in line 6.

The committee amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 412 was then passed to engrossment.

HOUSE BILL NO. 412 ON THIRD READING

Mr. Kinard moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 412 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—109

Allen	Fielden
Alsup	Fuchs
Anderson	Galbreath
Bailey	Gordon, Mrs.
Baker	Hamilton
of Fort Bend	Hankamer
Baker of Grayson	Hardin
Bell	Harp
Blankenship	Harper
Boethel	Harris
Boyd	Hartzog
Boyer	Holland
Bradbury	Howard
Bradford	Howington
Broadfoot	Hull
Brown of Cherokee	Hunt
Brown	Isaacks
of Nacogdoches	Johnson of Ellis
Burkett	Johnson of Tarrant
Burney	Kennedy
Celaya	Kern
Chambers	Kerr
Clark	Kersey
Cockrell	Kinard
Colson, Mrs.	King
Cornett	Langdon
Daniel	Lehman
Davis of Jasper	Leonard
Derden	Leyendecker
Dickison	Little
Dickson	Lock
Donaghey	Loggins
Dwyer	London
Faulkner	Mays
Ferguson	McAlister

McDaniel	Russell
McDonald	Shell
McFarland	Skiles
McMurry	Smith of Frio
McNamara	Smith of Hopkins
Mohrmann	Spencer
Monkhouse	Stinson
Montgomery	Tarwater
Morris	Taylor
Pace	Thornton
Pevehouse	Turner
Piner	Vint
Pope	Voigt
Reader of Erath	Weldon
Reaves	Wells
Reed	Wilson
Rhodes	Winfree
Riviere	Wood
Roach	Worley
Roberts	Wright
Robinson	

Nays—16

Allison	Davis of Upshur
Bond	Gilmer
Bray	Keith
Bridgers	Nicholson
Cauthorn	Stoll
Coleman	Talbert
Corry	Tennant
Crossley	Thornberry

Present—Not Voting

Westbrook

Absent

Bundy	Newell
Cleveland	Oliver
Dean	Petsch
Felty	Ragsdale
Goodman	Reader of Bexar
Hale	Segrist
Hardeman	Smith
Harrell of Bastrop	of Matagorda
Harrell of Lamar	Waggoner
Heflin	White

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

The Speaker then laid House Bill No. 412 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—101

Allen	Baker of Grayson
Alsup	Bell
Bailey	Blankenship
Baker	Boethel
of Fort Bend	Boyd

Boyer	Leonard
Bradbury	Leyendecker
Bradford	Little
Broadfoot	London
Brown of Cherokee	Mays
Bundy	McAlister
Burney	McDaniel
Celaya	McDonald
Chambers	McFarland
Cleveland	McMurry
Cockrell	McNamara
Colson, Mrs.	Mohrmann
Cornett	Monkhouse
Daniel	Montgomery
Derden	Morris
Dickison	Pace
Dickson	Pevehouse
Donaghey	Piner
Dwyer	Pope
Faulkner	Reader of Erath
Ferguson	Reaves
Fielden	Reed
Fuchs	Rhodes
Galbreath	Riviere
Gordon, Mrs.	Roberts
Hale	Robinson
Hamilton	Russell
Hankamer	Shell
Hardin	Skiles
Harp	Smith of Frio
Harper	Smith of Hopkins
Harrell of Bastrop	Smith
Harrell of Lamar	of Matagorda
Harris	Spencer
Hartzog	Tarwater
Holland	Taylor
Hull	Thornton
Hunt	Turner
Johnson of Ellis	Voigt
Johnson of Tarrant	Weldon
Kern	Wells
Kerr	Wilson
Kersey	Winfree
Kinard	Wood
King	Worley
Langdon	Wright
Lehman	

Nays—24

Allison	Howington
Bond	Keith
Bray	Kennedy
Burkett	Lock
Cauthorn	Nicholson
Clark	Roach
Coleman	Stinson
Corry	Stoll
Crossley	Talbert
Davis of Upshur	Tennant
Gilmer	Thornberry
Howard	Vint

Present—Not Voting

Brown	Westbrook
of Nacogdoches	

Absent

Anderson	Loggins
Bridgers	Newell
Davis of Jasper	Oliver
Dean	Petsch
Felty	Ragsdale
Goodman	Reader of Bexar
Hardeman	Segrist
Heflin	Waggoner
Isaacks	White

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

HOUSE BILL NO. 471 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 471, A bill to be entitled "An Act to require manufacturers of boots or shoes to stamp on the outside sole of said boots or shoes, where and by whom made and what substitute for leather, if any, was used; and to require the dealer in boots or shoes to stamp in like manner as above mentioned; providing that this Act shall not apply to the manufacture or sale of rubber boots or shoes or rubber or wood heels or steel shanks used in manufacturing shoes, and that this Act shall not apply to dealers unknowingly selling boots or shoes imperfectly stamped in violation of this Act; fixing penalty for violation of this Act, and declaring an emergency."

The bill was read second time.

Mr. McDaniel offered the following committee amendment to the bill:

Amend House Bill No. 471, Section 4, by adding thereto: "Provided, however, that the stock of shoes owned by manufacturers, wholesalers, jobbers and retailers in Texas on the effective date of this Act shall be exempt from the provisions hereof."

McDANIEL,
WORLEY.

The amendment was adopted.

House Bill No. 471 was then passed to engrossment.

HOUSE BILL NO. 471 ON THIRD READING

Mr. Fielden moved that the constitutional rule, requiring bills to be read on three several days be sus-

pending and that House Bill No. 471 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—115

Allen	Keith
Allison	Kennedy
Alsup	Kern
Bailey	Kerr
Baker of Grayson	Kinard
Bell	King
Blankenship	Lehman
Boethel	Leonard
Boyd	Leyendecker
Boyer	Little
Bradbury	Lock
Bradford	Loggins
Bridgers	Mays
Broadfoot	McAlister
Brown of Cherokee	McDaniel
Brown of Nacogdoches	McDonald
Bundy	McFarland
Burkett	McMurry
Burney	McNamara
Cauthorn	Mohrmann
Celaya	Monkhouse
Chambers	Montgomery
Clark	Morris
Cleveland	Newell
Cockrell	Nicholson
Coleman	Pace
Colson, Mrs.	Pevehouse
Cornett	Piner
Crossley	Reader of Erath
Daniel	Reaves
Davis of Jasper	Reed
Davis of Upshur	Rhodes
Derden	Riviere
Dickison	Roach
Dickson	Robinson
Faulkner	Russell
Ferguson	Segrist
Fielden	Shell
Fuchs	Skiles
Galbreath	Smith of Frio
Gilmer	Smith of Hopkins
Gordon, Mrs.	Smith
Hamilton	of Matagorda
Hardin	Spencer
Harper	Stinson
Harrell of Bastrop	Stoll
Harrell of Lamar	Talbert
Harris	Tarwater
Hartzog	Taylor
Holland	Tennant
Howard	Thornberry
Howington	Thornton
Hull	Turner
Isaacks	Vint
Johnson of Ellis	Voigt
Johnson of Tarrant	Weldon
Wells	

Wilson
Wood

Worley
Nays—9

Bond
Bray
Hale
Hankamer
Harp

Hunt
Kersey
London
Roberts

Present—Not Voting

Westbrook

Absent

Anderson
Baker
of Fort Bend
Corry
Dean
Donaghey
Dwyer
Felty
Goodman
Hardeman
Heflin

Langdon
Oliver
Petsch
Pope
Ragsdale
Reader of Bexar
Waggoner
White
Winfree
Wright

Absent—Excused

Colquitt
Dowell

Schuenemann
Vale

The Speaker then laid House Bill No. 471 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—107

Allen
Alsup
Baker
of Fort Bend
Baker of Grayson
Bell
Blankenship
Boethel
Boyd
Bradbury
Bradford
Bridgers
Broadfoot
Brown of Cherokee
Brown
of Nacogdoches
Burkett
Burney
Cauthorn
Celaya
Chambers
Clark
Cleveland
Cockrell
Coleman
Colson, Mrs.
Cornett

Daniel
Davis of Jasper
Dickison
Dickson
Donaghey
Faulkner
Ferguson
Fielden
Fuchs
Galbreath
Gilmer
Gordon, Mrs.
Hamilton
Hardin
Harper
Harrell of Bastrop
Harrell of Lamar
Harris
Hartzog
Holland
Howard
Howington
Hull
Johnson of Ellis
Johnson of Tarrant
Keith
Kennedy

Kern
Kerr
Kinard
King
Lehman
Leonard
Leyendecker
Little
Lock
Mays
McAlister
McDaniel
McDonald
McFarland
McMurry
McNamara
Mohrmann
Monkhouse
Montgomery
Morris
Newell
Nicholson
Pace
Pevehouse
Pope
Reader of Erath
Reaves
Reed

Rhodes
Riviere
Roach
Robinson
Russell
Segrist
Shell
Skiles
Smith of Frio
Smith of Hopkins
Smith
of Matagorda
Spencer
Stinson
Stoll
Taylor
Thornberry
Thernton
Turner
Vint
Voigt
Weldon
Wells
Wilson
Winfree
Wood
Worley
Wright

Nays—16

Allison
Bailey
Bond
Bray
Davis of Upshur
Darden
Hale
Hankamer

Hardeman
Harp
Hunt
Kersey
London
Roberts
Talbert
Tennant

Present—Not Voting

Westbrook

Absent

Anderson
Boyer
Bundy
Corry
Crossley
Dean
Dwyer
Felty
Goodman
Heflin
Isaacks

Langdon
Loggins
Oliver
Petsch
Piner
Ragsdale
Reader of Bexar
Tarwater
Waggoner
White

Absent—Excused

Colquitt
Dowell

Schuenemann
Vale

Mr. McNamara moved to reconsider the vote by which House Bill No. 471 was passed.

On motion of Mr. Harris the motion to reconsider was tabled.

(Mr. Thornton in the Chair.)

SENATE BILL NO. 269 ON
SECOND READING

The Chair laid before the House, on its second reading and passage to third reading,

S. B. No. 269, A bill to be entitled "An Act amending Article 4006 of the Revised Civil Statutes of Texas of 1925, relating to granting of free passes, and declaring an emergency."

The bill was read second time.

Mr. Allison offered the following committee amendment to the bill:

Amend Senate Bill Number 269, Line 55 after the word "fairs" by inserting the following:

"While traveling to and from said fairs on official business."

On motion of Mr. Derden the amendment was tabled.

Senate Bill No. 269 was then passed to third reading.

SENATE BILL NO. 269 ON
THIRD READING

Mr. Galbreath moved that the constitutional rule, requiring bills to be read on three several days be suspended and that Senate Bill No. 269 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—129

Allen	Burney
Alsup	Cauthorn
Anderson	Celaya
Bailey	Chambers
Baker	Clark
of Fort Bend	Cleveland
Baker of Grayson	Cockrell
Bell	Colson, Mrs.
Blankenship	Cornett
Boethel	Crossley
Bond	Daniel
Boyd	Davis of Jasper
Boyer	Davis of Upshur
Bradbury	Derden
Bradford	Dickison
Bridgers	Dickson
Broadfoot	Dwyer
Brown of Cherokee	Faulkner
Brown	Felty
of Nacogdoches	Ferguson
Bundy	Fielden
Burkett	Fuchs

Galbreath	Mohrmann
Gilmer	Monkhouse
Goodman	Morris
Gordon, Mrs.	Newell
Hale	Oliver
Hamilton	Pace
Hankamer	Petsch
Hardeman	Pevehouse
Hardin	Piner
Harp	Pope
Harper	Reader of Erath
Harrell of Bastrop	Reaves
Harrell of Lamar	Reed
Harris	Rhodes
Hartzog	Riviere
Holland	Roach
Howard	Roberts
Howington	Robinson
Hull	Russell
Hunt	Segrist
Isaacks	Shell
Johnson of Ellis	Skiles
Johnson of Tarrant	Smith of Frio
Keith	Smith of Hopkins
Kennedy	Smith
Kern	of Matagorda
Kerr	Spencer
Kersey	Stinson
Kinard	Stoll
King	Talbert
Langdon	Tarwater
Lehman	Taylor
Leyendecker	Thornberry
Little	Turner
Lock	Vint
Loggins	Voigt
London	Weldon
Mays	Wells
McAlister	Westbrook
McDaniel	Wilson
McDonald	Winfree
McFarland	Wood
McMurry	Worley
McNamara	Wright

Nays—4

Allison	Nicholson
Bray	Tennant

Absent

Coleman	Montgomery
Corry	Ragsdale
Dean	Reader of Bexar
Donaghey	Thornton
Heflin	Waggoner
Leonard	White

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

The Chair then laid Senate Bill No. 269 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—119

Allen	Johnson of Tarrant
Alsup	Keith
Bailey	Kennedy
Baker	Kern
of Fort Bend	Kerr
Baker of Grayson	Kersey
Bell	Kinard
Blankenship	King
Boethel	Langdon
Bond	Lehman
Boyd	Leyendecker
Boyer	Little
Bradbury	Loggins
Bradford	London
Bridgers	Mays
Broadfoot	McAlister
Brown of Cherokee	McDaniel
Brown	McDonald
of Nacogdoches	McFarland
Bundy	McMurry
Burkett	Mohrmann
Burney	Monkhouse
Cauthorn	Montgomery
Chambers	Morris
Clark	Newell
Cleveland	Oliver
Cockrell	Pace
Colson, Mrs.	Petsch
Cornett	Pevehouse
Crossley	Piner
Daniel	Pope
Davis of Jasper	Reader of Erath
Davis of Upshur	Reaves
Dickison	Reed
Dwyer	Rhodes
Faulkner	Riviere
Felty	Roach
Ferguson	Roberts
Fielden	Robinson
Fuchs	Russell
Galbreath	Segrist
Goodman	Shell
Gordon, Mrs.	Skiles
Hale	Smith of Frio
Hamilton	Smith of Hopkins
Hankamer	Smith
Hardeman	of Matagorda
Hardin	Spencer
Harp	Stinson
Harper	Stoll
Harrell of Bastrop	Talbert
Harrell of Lamar	Taylor
Harris	Thornberry
Hartzog	Turner
Holland	Vint
Howard	Voigt
Howington	Wells
Hull	Wilson
Hunt	Winfree
Isaacks	Wood
Johnson of Ellis	Worley

Nays—6

Allison	McNamara
Bray	Nicholson
Gilmer	Tennant

Present—Not Voting

Weldon	Westbrook
--------	-----------

Absent

Anderson	Leonard
Celaya	Lock
Coleman	Ragsdale
Corry	Reader of Bexar
Dean	Tarwater
Derden	Thornton
Dickson	Waggoner
Donaghey	White
Heflin	Wright

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

Mr. Galbreath moved to reconsider the vote by which the bill was passed and to the table the motion to reconsider.

The motion to table prevailed.

HOUSE BILL NO. 583 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 583, A bill to be entitled "An Act to amend Chapter 8, Trial of Causes, Subdivision 4, Charge of the Court, Articles 2184, 2185, 2186, 2187, 2188, 2189 and 2190, of the Revised Civil Statutes of Texas, 1925, with respect to the charge of the court to the jury in the trial of civil cases, providing that every civil case tried before a jury in the District or County Court shall be upon a written charge prepared for submission of a general verdict or for a finding upon special issues; that the method of submission shall be at the option of the judge, except when one of the parties request the submission upon special issues; providing the requisites of such charge; providing for the review of the court's action with respect thereto; providing for the submission of special charges with respect to instructions, definitions, explanations or issues regulating the procedure; providing for objections to the court's charge and regulating the procedure with respect thereto;

providing for the submission of special issues, authorizing requests therefor and regulating the procedure with respect thereto; providing the penalty of waiver for violations of the requirements of the Act with respect to the submission and prescribing the rule of presumptions on appeal; declaring the rule of reversal of judgments of the trial court and declaring procedure with respect thereto on appeal; containing a saving clause with respect to cases finally tried prior to the effective date of this Act; repealing all laws and parts of laws in conflict and declaring an emergency."

The bill was read second time.

Mr. Hardeman offered the following amendment to the bill:

Amend House Bill No. 583 by striking out all below the enacting clause and inserting in lieu thereof the following:

"Section 1. That Chapter 8—Trial of Causes—Subdivision 4—Charge of the Court—Articles 2184, 2185, 2186, 2187, 2188, 2189 and 2190 of the Revised Civil Statutes of Texas, 1925, be amended so that the same may be read and as follows:

"Art. 2184. Charge to Jury. Unless expressly waived by the parties, the judge shall prepare and in open deliver a written charge to the jury on the law of the case, or if the case is submitted on special issues, he shall submit the issues of fact to the jury, before the arguments are begun. Either method of submission may be employed by the judge at his option, except when one of the parties shall in writing request the submission upon special issues, that method shall be adopted.

"Art. 2185. Requisites of Charge. The charge shall be in writing, signed by the judge, filed by the clerk and shall be a part of the record of the cause. It shall be prepared after the evidence has been concluded and shall be submitted to the respective parties or their attorneys for inspection and a reasonable time given them in which to examine and present objections thereto or make requests in connection therewith. Requests, instructions, definitions, explanation or issues which are given, either as requested or as modified by the court, shall constitute a part of the charge and shall be actually written

therein, and the charge, when finally completed, shall be read to the jury in the precise words in which it is written.

"The charge shall only submit controverted questions of fact and shall in all cases separately and distinctly submit the issues of fact without unnecessary repetition or undue emphasis upon any fact or issue, and shall not be so worded as to be upon the weight of the evidence or the credibility of any witness.

"The violation by the court of any requirement herein shall be reviewable upon appeal upon proper exception.

"Art. 2186. Special Charges. Either party may present to the judge such written instructions, definitions, explanations or issues as he desires to be given to the jury; and the judge may give them or a part thereof, or he may refuse to give them, as he may see proper. Such request shall be prepared and presented to the court and submitted to opposing counsel for examination and objection within a reasonable time after the charge is given to the parties or their attorneys for examination, and before the charge has been read to the jury.

"When a special instruction, definition, explanation or issue is requested and the provisions of the law have been complied with and the trial judge refuses the same, he shall indorse thereon 'refused,' and sign the same officially. If the trial judge shall modify a special charge, definition, explanation or issue, he shall indorse thereon 'Modified as follows:' (Stating in what particular he has modified the charge) and sign the same officially. Such refused or modified charge when so indorsed and filed by the clerk shall constitute a bill of exceptions and it shall be conclusively presumed that the party asking it, presented the same at the proper time, excepted to its refusal or modification and that all the requirements of law have been observed to entitle the party requesting such charge, definition, explanation or issue to have the action of the trial judge in refusing or modifying the same reviewed without preparing a formal bill of exceptions. The action of the judge in refusing or modifying such charge shall never be ground for reversal unless such

charge, definition, explanation or issue, as the case may be, shall be a proper one to be given in the form in which it is presented.

"Art 2187. Objections. Within a reasonable time after the charge (including the requested special charges, if any) shall have been submitted to the parties or their attorneys, any party desiring to complain of the same shall present to the judge in writing his objections thereto, specifically pointing out the portion thereof or the omission therein, complained of in such manner as to enable the court to meet such objection if necessary.

"Whether such objection complains of an affirmative defect in, or omission with respect to, an instruction, definition, explanation or issue, such objection shall be followed in the same instrument with a correct instruction, definition, explanation or issue, as the case may be, such as it would be the duty of the court to give; provided, it shall never be necessary to object to a summary charge, but it shall be necessary to request the same if desired by any party.

"Art. 2188. Special Issues. When the court submits a case upon special issues, it shall be the duty of each party forthwith, after the evidence is concluded, and before the submission is made, to present in writing to the court the theory or ground or theories or grounds of recovery, or defense, as the case may be, which he desires to have submitted. Such request need not present the formal issues of such theory or ground or theories or grounds, but it shall be sufficient if it directs the attention of the court to the subject matter of such theory or ground or theories or grounds only. Thereupon it shall become the duty of the court to prepare and submit all issues in such matters as have been thus suggested, that are made by the pleadings and supported by the evidence, excepting issues upon which there is no controversy under the evidence; provided, however, it shall not be necessary to submit the issue of unavoidable accident when the issues of negligence and contributory negligence are submitted.

"Art. 2189. Waiver and presumptions. Any cause of action or any theory of such cause or any defense

or any theory of defense not actually submitted, and not requested to be submitted as provided in the last preceding article, shall conclusively be presumed to have been waived and no judgment shall be entered upon such cause or theory of cause or such defense or theory of defense thus waived.

"All objections to the charge (and likewise special requests) not made in the manner and time hereinabove specified, shall be conclusively presumed to have been waived and the charge in all respects shall be deemed, on appeal, to have been approved.

"Any request for submission, for instruction, definition, explanation or issue, not presented in the manner and time hereinabove indicated, shall, upon appeal, be conclusively presumed to have been waived by the party complaining; provided the failure to submit an element or issue, of any ground of recovery or defense or theory of ground of recovery or defense actually presented in the charge or requested to be presented in the charge, shall not be ground for reversal of the judgment unless its submission has been requested in writing in the manner hereinbefore provided by the party complaining of the judgment; and on appeal or writ of error such an issue or element of a submitted ground of recovery or defense or theory of ground of recovery or defense, not submitted and not requested to be submitted, is deemed to have been found by the court in such manner as to support the judgment, if there is evidence to sustain such finding; and no reversal shall ever be ordered for the want of a jury finding upon such omitted element or issue.

"Art. 2190. Rule of Reversal. No judgment shall be reversed on appeal or writ of error and a new trial ordered in any cause on the ground that the trial court has committed an error of law in the course of the trial with respect to the charge or special issues, unless the appellate court shall be of opinion that the error complained of amounted to such a denial of the rights of the appellant as was reasonably calculated to cause and probably would cause the rendition of an improper judgment in the case, or was such as probably prevented the appellant from making a proper presentation of the case to the appellate

court; and if it appear to the court that the error affects a part only of the matter in controversy and the issues are severable the judgment shall be reversed and a new trial ordered only as to that part affected by such error; provided, if the erroneous action or failure or refusal of the trial judge to act respecting the charge or special issues, shall prevent the proper presentation of a cause on appeal or writ of error and be such as may be corrected by the judge of the trial court, then the judgment shall not be reversed for such error, but the appellate court shall direct the said judge to correct the error and thereafter the appellate court shall proceed as if such erroneous action or failure to act had not occurred.

"Sec. 2. That the provisions of this amendatory act shall not apply to any case that has been tried and in which final judgment has been entered by the trial court prior to the effective date of this act, but any such case shall be determined by the law as it now exists.

"Sec. 3. That all laws and parts of laws in conflict herewith are repealed.

"Sec. 4. The fact that there is conflict in the decisions of many of the appellate courts and great confusion in the minds of trial courts and attorneys and in consequent great delay in the trial and disposition of cases tried before juries with respect to the matters embraced within the amendments herein made and that in consequent many reversals of judgments unnecessarily follow, create an emergency and an imperative public necessity that the constitutional rule requiring bills to be read on three several days be suspended and the same hereby is suspended, and that this act take effect from and after its passage, and it is so enacted."

HARDEMAN,
RIVIERE.

Mr. Hardeman offered the following amendment to the amendment:

Amend amendment No. 1 to H. B. 583, Section 1, Article 2189, by adding following the word "article" in the second line, page 4, of said amended H. B. 583, the following words:

"and not actually submitted by the Court on his own motion"

The amendment was adopted.

Mr. Hardeman offered the following amendment to the amendment:

Amend amendment No. 1 to House Bill No. 583 by inserting the words "as amended" after the words "Article 2190" in Section 1.

The amendment was adopted.

The amendment, as amended, was then adopted.

Mr. Hardeman offered the following amendment to the bill:

Amend House Bill No. 583 by striking out all above the enacting clause and inserting in lieu thereof the following:

"An Act to amend Chapter 8, Trial of Causes, Subdivision 4, Charge of the Court, Articles 2184, 2185, 2186, 2187, 2188, 2189 and 2190 of the Revised Civil Statutes of Texas, 1925, with respect to the submission by charge and special issues in civil cases, excepting cases adjudged before the effective date hereof; repealing all laws and parts of laws in conflict; and declaring an emergency."

HARDEMAN,
RIVIERE.

The amendment was adopted.

House Bill No. 583 was then passed to engrossment.

HOUSE BILL NO. 583 ON THIRD READING

Mr. Hardeman moved that the constitutional rule, requiring bills to be read on three several days, be suspended and that House Bill No. 583 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—133

Allen	Bradford
Allison	Bray
Alsup	Bridgers
Anderson	Broadfoot
Bailey	Brown of Cherokee
Baker	Brown
of Fort Bend	of Nacogdoches
Baker of Grayson	Bundy
Bell	Burkett
Blankenship	Burney
Boethel	Cauthorn
Bond	Celaya
Boyd	Chambers
Boyer	Clark
Bradbury	Cleveland

Cockrell	McAlister
Colson, Mrs.	McDaniel
Cornett	McDonald
Crossley	McFarland
Daniel	McMurry
Davis of Jasper	McNamara
Davis of Upshur	Mohrmann
Derden	Monkhouse
Dickison	Montgomery
Dickson	Morris
Dwyer	Newell
Faulkner	Nicholson
Felty	Oliver
Ferguson	Pace
Fielden	Petsch
Fuchs	Pevehouse
Galbreath	Piner
Gilmer	Pope
Goodman	Reader of Erath
Gordon, Mrs.	Reaves
Hale	Reed
Hamilton	Rhodes
Hankamer	Riviere
Hardeman	Roach
Hardin	Roberts
Harp	Robinson
Harper	Russell
Harrell of Bastrop	Segrist
Harrell of Lamar	Shell
Harris	Skiles
Hartzog	Smith of Frio
Holland	Smith of Hopkins
Howard	Smith
Howington	of Matagorda
Hunt	Spencer
Isaacks	Stinson
Johnson of Ellis	Stoll
Johnson of Tarrant	Talbert
Kennedy	Tarwater
Kern	Taylor
Kerr	Tennant
Kersey	Thornberry
Kinard	Turner
King	Vint
Langdon	Voigt
Lehman	Weldon
Leonard	Wells
Leyendecker	Westbrook
Little	Wilson
Lock	Winfree
Loggins	Wood
London	Worley
Mays	Wright

Nays—1

Keith

Absent

Coleman	Ragsdale
Corry	Reader of Bexar
Dean	Thornton
Donaghey	Waggoner
Heflin	White
Hull	

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

The Chair then laid House Bill No. 583 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—133

Allen	Hardeman
Allison	Hardin
Alsup	Harp
Anderson	Harper
Bailey	Harrell of Bastrop
Baker	Harrell of Lamar
of Fort Bend	Harris
Baker of Grayson	Hartzog
Bell	Holland
Blankenship	Howard
Boethel	Howington
Bond	Hunt
Boyd	Isaacks
Boyer	Johnson of Ellis
Bradbury	Johnson of Tarrant
Bradford	Kennedy
Bray	Kern
Bridgers	Kerr
Broadfoot	Kersey
Brown of Cherokee	Kinard
Brown	King
of Nacogdoches	Langdon
Bundy	Lehman
Burkett	Leonard
Burney	Leyendecker
Cauthorn	Little
Celaya	Lock
Chambers	Loggins
Clark	London
Cleveland	Mays
Cockrell	McAlister
Colson, Mrs.	McDaniel
Cornett	McDonald
Crossley	McFarland
Daniel	McMurry
Davis of Jasper	McNamara
Davis of Upshur	Mohrmann
Derden	Monkhouse
Dickison	Montgomery
Dickson	Morris
Dwyer	Newell
Faulkner	Nicholson
Felty	Oliver
Ferguson	Pace
Fielden	Petsch
Fuchs	Pevehouse
Galbreath	Piner
Gilmer	Pope
Goodman	Reader of Erath
Gordon, Mrs.	Reaves
Hale	Reed
Hamilton	Rhodes
Hankamer	Riviere

Roach	Tarwater
Roberts	Taylor
Robinson	Tennant
Russell	Thornberry
Segrist	Turner
Shell	Vint
Skiles	Voigt
Smith of Frio	Weldon
Smith of Hopkins	Wells
Smith	Westbrook
of Matagorda	Wilson
Spencer	Winfree
Stinson	Wood
Stoll	Worley
Talbert	Wright

Nays—1

Keith

Absent

Coleman	Ragsdale
Corry	Reader of Bexar
Dean	Thornton
Donaghey	Waggoner
Heflin	White
Hull	

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

HOUSE BILL NO. 672 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 672, A bill to be entitled "An Act fixing salaries and compensation of County Commissioners in Counties with a population of not less than fourteen thousand, nine hundred and one (14,901) inhabitants nor more than sixteen thousand and one (16,001) inhabitants, according to the last Federal Census, as same now exists or may hereafter exist, and having an assessed valuation of not less than Seven Million, Four Hundred and Thirty-six Thousand (\$7,436,000.00) Dollars, nor more than Eight Million (\$8,000,000.00) Dollars, according to the last approved tax rolls, as same now exists or may hereafter exist; providing for the manner of payment of the salaries and the funds from which said salaries shall be paid; repealing all laws in conflict herewith, and declaring an emergency."

The bill was read second time.

Mr. Bradbury offered the following amendment to the bill:

Amend House Bill 672 by adding the following: "Section 1a. The salaries and compensation of each of the County Commissioners in counties with the population of not less than thirteen thousand, six hundred and thirty (13,630) inhabitants nor more than thirteen thousand, six hundred and forty (13,640) inhabitants, according to the last Federal Census, the Commissioners Courts of the counties coming under the provisions of this Act shall have the right to fix the exact amount of said salary, providing the maximum shall not exceed Eighteen Hundred Dollars (\$1,800.00) per annum, payable in equal monthly installments."

The amendment was adopted.

Mr. Smith of Frio offered the following amendment to the bill:

Amend House Bill 672 by striking out the words and figures "sixteen thousand and one (16,001)", after the words "nor more than" and before the word "inhabitants," in line four (4) of Section 1, and inserting in lieu thereof, the words and figures "fourteen thousand nine hundred twenty (14,920)".

The amendment was adopted.

Mr. Cleveland offered the following amendments to the bill:

Amend House Bill 672, Section 1, line 11 after the word "of" by adding the words "not to exceed".

Amend House Bill 672, Section 1, line 10, after the word "be" by adding the words "not to exceed".

Amend House Bill No. 672, Section 1, line 10, by adding after the word "exist" the following: "the Commissioner's Court of the counties coming under the provisions of this Act shall have the right to fix the exact amount of said salary, which".

The amendments were severally adopted.

By unanimous consent of the House the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 672 was then passed to engrossment.

HOUSE BILL NO. 672 ON THIRD READING

Mr. Cleveland moved that the constitutional rule, requiring bills to be

read on three several days be suspended and that House Bill No. 672 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—132

Allen	Harrell of Bastrop
Allison	Harris
Alsup	Hartzog
Anderson	Holland
Bailey	Howard
Baker	Howington
of Fort Bend	Hunt
Baker of Grayson	Isaacks
Bell	Johnson of Ellis
Blankenship	Johnson of Tarrant
Boethel	Keith
Bond	Kennedy
Boyd	Kern
Boyer	Kerr
Bradbury	Kersey
Bradford	Kinard
Bray	King
Bridgers	Langdon
Broadfoot	Lehman
Brown of Cherokee	Leonard
Bundy	Leyendecker
Burkett	Little
Burney	Lock
Cauthorn	Loggins
Celaya	London
Chambers	Mays
Clark	McAlister
Cleveland	McDaniel
Cockrell	McDonald
Colson, Mrs.	McFarland
Cornett	McMurry
Crossley	McNamara
Daniel	Monkhouse
Davis of Jasper	Montgomery
Davis of Upshur	Morris
Derden	Newell
Dickson	Nicholson
Dickson	Oliver
Donaghey	Pace
Dwyer	Petsch
Faulkner	Pevehouse
Felty	Piner
Ferguson	Pope
Fielden	Reader of Erath
Fuchs	Reaves
Galbreath	Reed
Gilmer	Rhodes
Goodman	Riviere
Gordon, Mrs.	Roach
Hale	Roberts
Hamilton	Robinson
Hankamer	Russell
Hardeman	Segrist
Hardin	Shell
Harp	Skiles
Harper	Smith of Frio

Smith of Hopkins	Turner
Smith	Vint
of Matagorda	Voigt
Spencer	Weldon
Stinson	Wells
Stoll	Westbrook
Talbert	Wilson
Tarwater	Winfree
Taylor	Wood
Tennant	Worley
Thornberry	Wright

Present—Not Voting

Brown
of Nacogdoches

Absent

Coleman	Mohrmann
Corry	Ragsdale
Dean	Reader of Bexar
Harrell of Lamar	Thornton
Heflin	Waggoner
Hull	White

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

The Chair then laid House Bill No. 672 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—132

Allen	Cockrell
Allison	Colson, Mrs.
Alsup	Cornett
Anderson	Crossley
Bailey	Daniel
Baker	Davis of Jasper
of Fort Bend	Davis of Upshur
Baker of Grayson	Derden
Bell	Dickson
Blankenship	Dickson
Boethel	Donaghey
Bond	Dwyer
Boyd	Faulkner
Boyer	Felty
Bradbury	Ferguson
Bradford	Fielden
Bray	Fuchs
Bridgers	Galbreath
Broadfoot	Gilmer
Brown of Cherokee	Goodman
Bundy	Gordon, Mrs.
Burkett	Hale
Burney	Hamilton
Cauthorn	Hankamer
Celaya	Hardeman
Chambers	Hardin
Clark	Harp
Cleveland	Harper

Harrell of Bastrop	Petsch
Harris	Pevehouse
Hartzog	Piner
Holland	Pope
Howard	Reader of Erath
Howington	Reaves
Hunt	Reed
Isaacks	Rhodes
Johnson of Ellis	Riviere
Johnson of Tarrant	Roach
Keith	Roberts
Kennedy	Robinson
Kern	Russell
Kerr	Segrist
Kersey	Shell
Kinard	Skiles
King	Smith of Frio
Langdon	Smith of Hopkins
Lehman	Smith
Leonard	of Matagorda
Leyendecker	Spencer
Little	Stinson
Lock	Stoll
Loggins	Talbert
London	Tarwater
Mays	Taylor
McAlister	Tennant
McDaniel	Thornberry
McDonald	Turner
McFarland	Vint
McMurry	Voigt
McNamara	Weldon
Monkhouse	Wells
Montgomery	Westbrook
Morris	Wilson
Newell	Winfree
Nicholson	Wood
Oliver	Worley
Pace	Wright

Present—Not Voting

Brown
of Nacogdoches

Absent

Coleman	Mohrmann
Corry	Ragsdale
Dean	Reader of Bexar
Harrell of Lamar	Thornton
Heflin	Waggoner
Hull	White

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

HOUSE BILL NO. 793 ON SECOND READING

The Chair laid before the House, on its second reading, and passage to engrossment,

H. B. No. 793, A bill to be entitled
"An Act amending Section No. 6 of

Article 760 of the 1925 Revised Civil Statutes of Texas, and declaring an emergency."

The bill was read second time.

Mr. Baker of Fort Bend offered the following committee amendments to the bill:

Amend Section 1 of House Bill No. 793 by striking out the words "1925 Revised Civil Statutes" wherever they appear in the bill or caption and insert in lieu thereof the words "Code of Criminal Procedure."

Amend Section 2 of House Bill 793 by striking out the words "in view of" wherever they appear before the word "fact" in said Section and add "and is so enacted" at the end of the Section.

The amendments were severally adopted.

By unanimous consent of the House the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 793 was then passed to engrossment.

HOUSE BILL NO. 793 ON THIRD READING

Mr. Baker of Fort Bend moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 793 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—126

Allison	Burney
Alsup	Cauthorn
Anderson	Celaya
Bailey	Chambers
Baker	Clark
of Fort Bend	Cleveland
Baker of Grayson	Cockrell
Bell	Colson, Mrs.
Blankenship	Cornett
Boethel	Corry
Bond	Crossley
Boyd	Daniel
Boyer	Davis of Jasper
Bradbury	Derden
Bradford	Dickson
Bridgers	Dickson
Broadfoot	Dwyer
Brown of Cherokee	Faulkner
Bundy	Felty
Burkett	Ferguson

Fielden	Mohrmann
Fuchs	Monkhouse
Galbreath	Montgomery
Gilmer	Morris
Gordon, Mrs.	Newell
Hale	Nicholson
Hamilton	Pace
Hankamer	Petsch
Hardeman	Pevehouse
Hardin	Piner
Harp	Reader of Erath
Harper	Reed
Harrell of Bastrop	Rhodes
Harrell of Lamar	Riviere
Harris	Roach
Hartzog	Roberts
Heflin	Robinson
Howard	Russell
Howington	Segrist
Hull	Shell
Hunt	Skiles
Isaacks	Smith of Frio
Johnson of Ellis	Smith of Hopkins
Johnson of Tarrant	Smith of Matagorda
Keith	Spencer
Kennedy	Stinson
Kern	Stoll
Kerr	Talbert
Kersey	Tarwater
Kinard	Taylor
King	Tennant
Langdon	Thornberry
Lehman	Turner
Leonard	Vint
Leyendecker	Voigt
Little	Weldon
Lock	Wells
London	Westbrook
Mays	Wilson
McAlister	Winfree
McDonald	Wood
McFarland	Worley
McMurry	Wright
McNamara	

Nays—3

Allen	Holland
Bray	

Present—Not Voting

Brown
of Nacogdoches

Absent

Coleman	Pope
Davis of Upshur	Ragsdale
Dean	Reader of Bexar
Donaghey	Reaves
Goodman	Thornton
Loggins	Waggoner
McDaniel	White
Oliver	

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

The Chair then laid House Bill No. 793 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—126

Allison	Harrell of Bastrop
Alsop	Harrell of Lamar
Anderson	Harris
Bailey	Hartzog
Baker	Heflin
of Fort Bend	Howard
Baker of Grayson	Howington
Bell	Hull
Blankenship	Hunt
Boethel	Isaacks
Bond	Johnson of Ellis
Boyd	Johnson of Tarrant
Boyer	Keith
Bradbury	Kennedy
Bradford	Kern
Bridgers	Kerr
Broadfoot	Kersey
Brown of Cherokee	Kinard
Bundy	King
Burkett	Langdon
Burney	Lehman
Cauthorn	Leonard
Celaya	Leyendecker
Chambers	Little
Clark	Lock
Cleveland	London
Cockrell	Mays
Colson, Mrs.	McAlister
Cornett	McDonald
Corry	McFarland
Crossley	McMurry
Daniel	McNamara
Davis of Jasper	Mohrmann
Derden	Monkhouse
Dickison	Montgomery
Dickson	Morris
Dwyer	Newell
Faulkner	Nicholson
Felty	Pace
Ferguson	Petsch
Fielden	Pevehouse
Fuchs	Piner
Galbreath	Reader of Erath
Gilmer	Reed
Gordon, Mrs.	Rhodes
Hale	Riviere
Hamilton	Roach
Hankamer	Roberts
Hardeman	Robinson
Hardin	Russell
Harp	Segrist
Harper	Shell

Skiles	Thornberry
Smith of Frio	Turner
Smith of Hopkins	Vint
Smith	Voigt
of Matagorda	Weldon
Spencer	Wells
Stinson	Westbrook
Stoll	Wilson
Talbert	Winfree
Tarwater	Wood
Taylor	Worley
Tennant	Wright

Nays—3

Allen	Holland
Bray	

Present—Not Voting

Brown	
of Nacogdoches	

Absent

Coleman	Pope
Davis of Upshur	Ragsdale
Dean	Reader of Bexar
Donaghey	Reaves
Goodman	Thornton
Loggins	Waggoner
McDaniel	White
Oliver	

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

HOUSE BILL NO. 810 ON SECOND READING

The Chair laid before the House, on its second reading, and passage to engrossment,

H. B. No. 810, A bill to be entitled "An Act amending Article 5954 of the Revised Civil Statutes of 1925 and requiring Notaries Public to print or stamp their name under their signatures whenever same is written in their official capacity, and declaring an emergency."

The bill was read second time.

Mr. Baker of Ft. Bend offered the following amendment to the bill:

Amend H. B. 810 by striking out all below the enacting clause and inserting in lieu thereof the following:

"Section 1. That Article 6626 of the Revised Civil Statutes of 1925 be amended and the same is hereby amended so as to read as follows:

The following instruments of writing which shall have been acknowledged or proved according to law,

are authorized to be recorded, viz.; all deeds, mortgages, conveyances, deeds of trust, bonds for title, covenants, defeasances or other instruments of writing concerning any lands or tenements, or goods and chattels, or movable property of any description; provided, however, that in cases of subdivision or re-subdivision of real property no map or plat of any such subdivision or re-subdivision shall be filed or recorded unless and until the same has been authorized by the Commissioners' Court of the county in which the real estate is situated by order duly entered in the minutes of said Court, except in cases of partition or other subdivision through a Court of record; provided, that within incorporated cities and towns the governing body thereof in lieu of the Commissioners' Court shall perform the duties hereinabove imposed upon the Commissioners' Court; provided, however, that the county clerks of the several counties in the State of Texas shall not be required to accept any instrument for record in which the name of the officer before whom the acknowledgement was taken is not typed in the body of the acknowledgment or signed in such a way as to be legible.

The fact that signatures of officers before whom acknowledgments are taken are often times illegible, creates much confusion and doubt as to the authenticity and validity of certain instruments, leading often times to unnecessary litigation confusion and delay and the further fact that the various recording clerks of the State cannot correctly record such instruments showing the correct names of the notaries and other officers before whom acknowledgments are taken and whose signatures appear thereto, creates an emergency and an imperative public necessity that the constitutional rule requiring bills to be read on three several days in each House, be and the same is hereby suspended and that this Act shall take effect and be in force from and after the date of its passage, and it is so enacted."

The amendment was adopted.

Mr. Baker of Fort Bend offered the following amendment to the bill:

Amend House Bill No. 810, by striking out all above the enacting clause,

an insert in lieu thereof the following:

"An Act amending Article 6626 of the Revised Civil Statutes of 1925, and declaring an emergency."

The amendment was adopted.

House Bill No. 810 was then passed to engrossment.

HOUSE BILL NO. 810 ON THIRD READING

Mr. Baker of Fort Bend moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 810 be placed on its third reading and final passage.

The motion prevailed, by the following vote:

Yeas—127

Allison	Galbreath
Alsup	Gilmer
Anderson	Goodman
Bailey	Gordon, Mrs.
Baker	Hale
of Fort Bend	Hamilton
Baker of Grayson	Hankamer
Bell	Hardeman
Blankenship	Hardin
Boethel	Harp
Bond	Harper
Boyd	Harrell of Bastrop
Boyer	Harrell of Lamar
Bradbury	Harris
Bradford	Hartzog
Bray	Heflin
Bridgers	Holland
Broadfoot	Howard
Brown of Cherokee	Howington
Bundy	Hull
Burkett	Hunt
Cauthorn	Isaacks
Celaya	Johnson of Ellis
Chambers	Johnson of Tarrant
Clark	Keith
Cleveland	Kennedy
Colson, Mrs.	Kern
Cornett	Kerr
Crossley	Kersey
Daniel	Kinard
Davis of Jasper	King
Davis of Upshur	Langdon
Derden	Lehman
Dickison	Leonard
Dickson	Leyendecker
Donaghey	Little
Dwyer	Lock
Faulkner	Loggins
Felty	London
Ferguson	Mays
Fielden	McAlister
Fuchs	McDaniel

McDonald	Smith of Frio
McFarland	Smith of Hopkins
McNamara	Smith
Mohrmann	of Matagorda
Monkhouse	Spencer
Montgomery	Stoll
Morris	Talbert
Newell	Tarwater
Nicholson	Taylor
Pace	Tennant
Pevehouse	Thornberry
Piner	Turner
Reader of Erath	Vint
Reed	Voigt
Rhodes	Weldon
Riviere	Wells
Roach	Westbrook
Roberts	Wilson
Robinson	Winfree
Russell	Wood
Segrist	Worley
Shell	Wright
Skiles	

Nays—1

Allen

Present—Not Voting

Brown
of Nacogdoches

Absent

Burney	Pope
Cockrell	Ragsdale
Coleman	Reader of Bexar
Corry	Reaves
Dean	Stinson
McMurry	Thornton
Oliver	Waggoner
Petsch	White

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

The Chair then laid House Bill No. 810 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—127

Allison	Boyd
Alsup	Boyer
Anderson	Bradbury
Bailey	Bradford
Baker	Bray
of Fort Bend	Bridgers
Baker of Grayson	Broadfoot
Bell	Brown of Cherokee
Blankenship	Bundy
Boethel	Burkett
Bond	Cauthorn

Celaya	Leyendecker
Chambers	Little
Clark	Lock
Cleveland	Loggins
Colson, Mrs.	London
Cornett	Mays
Crossley	McAlister
Daniel	McDaniel
Davis of Jasper	McDonald
Davis of Upshur	McFarland
Derden	McNamara
Dickison	Mohrmann
Dickson	Monkhouse
Donaghey	Montgomery
Dwyer	Morris
Faulkner	Newell
Felty	Nicholson
Ferguson	Pace
Fielden	Pevehouse
Fuchs	Piner
Galbreath	Reader of Erath
Gilmer	Reed
Goodman	Rhodes
Gordon, Mrs.	Riviere
Hale	Roach
Hamilton	Roberts
Hankamer	Robinson
Hardeman	Russell
Hardin	Segrist
Harp	Shell
Harper	Skiles
Harrell of Bastrop	Smith of Frio
Harrell of Lamar	Smith of Hopkins
Harris	Smith
Hartzog	of Matagorda
Heflin	Spencer
Holland	Stoll
Howard	Talbert
Howington	Tarwater
Hull	Taylor
Hunt	Tennant
Isaacks	Thornberry
Johnson of Ellis	Turner
Johnson of Tarrant	Vint
Keith	Voigt
Kennedy	Weldon
Kern	Wells
Kerr	Westbrook
Kersey	Wilson
Kinard	Winfree
King	Wood
Langdon	Worley
Lehman	Wright
Leonard	

Nays—1

Allen
 Present—Not Voting
 Brown
 of Nacogdoches

Absent

Burney
 Cockrell

Coleman
 Corry

Dean	Reader of Bexar
McMurry	Reaves
Oliver	Stinson
Petsch	Thornton
Pope	Waggoner
Ragsdale	White

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

HOUSE BILL NO. 856 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 856, A bill to be entitled "An Act declaring the sovereignty of Texas along its seacoast, fixing its present seacoast boundary and ownership; fixing the limits and boundaries of each of the seacoast counties in the waters within such boundary; making said waters a part of the area of the various seacoast counties for all proper jurisdictional purposes, and creating an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 856 ON THIRD READING

Mr. Felty moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 856 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—129

Allison	Burkett
Alsup	Burney
Anderson	Cauthorn
Bailey	Celaya
Baker	Chambers
of Fort Bend	Clark
Baker of Grayson	Cleveland
Bell	Cockrell
Blankenship	Colson, Mrs.
Boethel	Cornett
Bond	Corry
Boyd	Crossley
Boyer	Daniel
Bradbury	Davis of Jasper
Bradford	Davis of Upshur
Bray	Derden
Bridgers	Dickison
Broadfoot	Dickson
Brown of Cherokee	Donaghey
Bundy	Dwyer

Felty	McNamara
Ferguson	Mohrmann
Fielden	Monkhouse
Fuchs	Montgomery
Galbreath	Morris
Gilmer	Newell
Gordon, Mrs.	Nicholson
Hale	Oliver
Hamilton	Pace
Hankamer	Petsch
Hardeman	Pevehouse
Hardin	Piner
Harp	Pope
Harper	Reader of Erath
Harrell of Bastrop	Reaves
Harrell of Lamar	Reed
Harris	Rhodes
Hartzog	Riviere
Heflin	Roach
Holland	Roberts
Howard	Robinson
Howington	Russell
Hull	Segrist
Hunt	Shell
Isaacks	Skiles
Johnson of Ellis	Smith of Frio
Johnson of Tarrant	Smith of Hopkins
Keith	Smith
Kennedy	of Matagorda
Kern	Spencer
Kerr	Stinson
Kersey	Stoll
Kinard	Talbert
King	Taylor
Langdon	Tennant
Lehman	Turner
Leyendecker	Voigt
Little	Weldon
Lock	Wells
London	Westbrook
Mays	Wilson
McAlister	Winfree
McDaniel	Wood
McDonald	Worley
McFarland	Wright
McMurry	

Nays—3

Allen	Vint
Faulkner	

Absent

Brown	Ragsdale
of Nacogdoches	Reader of Bexar
Coleman	Tarwater
Dean	Thornberry
Goodman	Thornton
Leonard	Waggoner
Loggins	White

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

The Chair then laid House Bill No. 856 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—129

Allison	Hartzog
Alsup	Heflin
Anderson	Holland
Bailey	Howard
Baker	Howington
of Fort Bend	Hull
Baker of Grayson	Hunt
Bell	Isaacks
Blankenship	Johnson of Ellis
Boethel	Johnson of Tarrant
Bond	Keith
Boyd	Kennedy
Boyer	Kern
Bradbury	Kerr
Bradford	Kersey
Bray	Kinard
Bridgers	King
Broadfoot	Langdon
Brown of Cherokee	Lehman
Bundy	Leyendecker
Burkett	Little
Burney	Lock
Cauthorn	London
Celaya	Mays
Chambers	McAlister
Clark	McDaniel
Cleveland	McDonald
Cockrell	McFarland
Colson, Mrs.	McMurry
Cornett	McNamara
Corry	Mohrmann
Crossley	Monkhouse
Daniel	Montgomery
Davis of Jasper	Morris
Davis of Upshur	Newell
Derden	Nicholson
Dickison	Oliver
Dickson	Pace
Donaghey	Petsch
Dwyer	Pevehouse
Felty	Piner
Ferguson	Pope
Fielden	Reader of Erath
Fuchs	Reaves
Galbreath	Reed
Gilmer	Rhodes
Gordon, Mrs.	Riviere
Hale	Roach
Hamilton	Roberts
Hankamer	Robinson
Hardeman	Russell
Hardin	Segrist
Harp	Shell
Harper	Skiles
Harrell of Bastrop	Smith of Frio
Harrell of Lamar	Smith of Hopkins
Harris	

Smith	Voigt
of Matagorda	Weldon
Spencer	Wells
Stinson	Westbrook
Stoll	Wilson
Talbert	Winfree
Taylor	Wood
Tennant	Worley
Turner	Wright

Nays—3

Allen	Vint
Faulkner	

Absent

Brown	Ragsdale
of Nacogdoches	Reader of Bexar
Coleman	Tarwater
Dean	Thornberry
Goodman	Thornton
Leonard	Waggoner
Loggins	White

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

HOUSE BILL NO. 904 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 904, A bill to be entitled "An Act providing that all counties within this State, having a population in excess of fifty thousand (50,000) inhabitants, may, upon an order being made by its Commissioners' Court for this purpose, provide for and maintain a county law library; providing for the funds for said library; granting to said Court all necessary power and authority to make this Act effective; providing that said Act shall be cumulative, and declaring an emergency."

The bill was read second time.

Mr. Pevehouse offered the following amendment to the bill:

Amend the caption of House Bill No. 904, by inserting the words and figures "based upon the 1930 Federal Census" after the word "inhabitants".

The amendment was adopted.

House Bill No. 904 was then passed to engrossment.

HOUSE BILL NO. 904 ON THIRD READING

Mr. Pevehouse moved that the constitutional rule, requiring bills to be

read on three several days, be suspended, and that House Bill No. 904 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—123

Allison	Heflin
Alsup	Holland
Anderson	Howard
Bailey	Howington
Baker	Hull
of Fort Bend	Hunt
Baker of Grayson	Isaacks
Bell	Johnson of Ellis
Blankenship	Johnson of Tarrant
Boethel	Keith
Bond	Kennedy
Boyd	Kern
Boyer	Kerr
Bradbury	Kersey
Bray	Kinard
Bridgers	King
Broadfoot	Langdon
Brown of Cherokee	Lehman
Bundy	Leonard
Burkett	Leyendecker
Burney	Little
Cauthorn	Lock
Celaya	Loggins
Chambers	London
Clark	Mays
Cleveland	McDonald
Cockrell	McFarland
Colson, Mrs.	Mohrmann
Cornett	Monkhouse
Crossley	Montgomery
Daniel	Newell
Davis of Jasper	Oliver
Davis of Upshur	Pace
Derden	Petsch
Dickison	Pevehouse
Dickson	Piner
Dwyer	Reader of Erath
Faulkner	Reaves
Felty	Reed
Ferguson	Rhodes
Fielden	Riviere
Fuchs	Roach
Galbreath	Roberts
Gilmer	Robinson
Gordon, Mrs.	Russell
Hale	Segrist
Hamilton	Shell
Hankamer	Skiles
Hardeman	Smith of Frio
Hardin	Smith of Hopkins
Harp	Smith
Harper	of Matagorda
Harrell of Bastrop	Spencer
Harrell of Lamar	Stinson
Harris	Talbert
Hartzog	Tarwater

Tennant
Thornberry
Turner
Vint
Voigt
Weldon
Wells

Westbrook
Wilson
Winfree
Wood
Worley
Wright

Nays—6

Allen
Bradford
McAlister

McNamara
Nicholson
Stoll

Absent

Brown
of Nacogdoches
Coleman
Corry
Dean
Donaghey
Goodman
McDaniel
McMurry

Morris
Pope
Ragsdale
Reader of Bexar
Taylor
Thornton
Waggoner
White

Absent—Excused

Colquitt
Dowell

Schuenemann
Vale

The Chair then laid House Bill No. 904 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—123

Allison
Alsup
Anderson
Bailey
Baker
of Fort Bend
Baker of Grayson
Bell
Blankenship
Boethel
Bond
Boyd
Boyer
Bradbury
Bray
Bridgers
Broadfoot
Brown of Cherokee
Bundy
Burkett
Burney
Cauthorn
Celaya
Chambers
Clark
Cleveland
Cockrell
Colson, Mrs.
Cornett

Crossley
Daniel
Davis of Jasper
Davis of Upshur
Derden
Dickison
Dickson
Dwyer
Faulkner
Felty
Ferguson
Fielden
Fuchs
Galbreath
Gilmer
Gordon, Mrs.
Hale
Hamilton
Hankamer
Hardeman
Hardin
Harp
Harper
Harrell of Bastrop
Harrell of Lamar
Harris
Hartzog
Heflin
Holland

Howard
Howington
Hull
Hunt
Isaacks
Johnson of Ellis
Johnson of Tarrant
Keith
Kennedy
Kern
Kerr
Kersey
Kinard
King
Langdon
Lehman
Leonard
Leyendecker
Little
Lock
Loggins
London
Mays
McDonald
McFarland
Mohrmann
Monkhouse
Montgomery
Newell
Oliver
Pace
Petsch
Pevehouse
Piner

Reader of Erath
Reaves
Reed
Rhodes
Riviere
Roach
Roberts
Robinson
Russell
Segrist
Shell
Skiles
Smith of Frio
Smith of Hopkins
Smith
of Matagorda
Spencer
Stinson
Talbert
Tarwater
Tennant
Thornberry
Turner
Vint
Voigt
Weldon
Wells
Westbrook
Wilson
Winfree
Wood
Worley
Wright

Nays—6

Allen
Bradford
McAlister

McNamara
Nicholson
Stoll

Absent

Brown
of Nacogdoches
Coleman
Corry
Dean
Donaghey
Goodman
McDaniel
McMurry

Morris
Pope
Ragsdale
Reader of Bexar
Taylor
Thornton
Waggoner
White

Absent—Excused

Colquitt
Dowell

Schuenemann
Vale

HOUSE BILL NO. 934 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 934, A bill to be entitled "An Act providing for the consolidation of corporations organized under

Subdivision 81 of Article 1302 of the Revised Civil Statutes of 1925, and for the consolidation of such a corporation with similar corporations organized under the laws of the United States or any State or Territory for similar purposes; and providing for the agreement of consolidation and the manner of its approval; and for filing and recording of the articles of consolidation; and providing that nothing hereunder may modify or repeal the laws of this State relating to monopolies or trusts; and providing for the payment of supplemental franchise tax in the event said consolidation shall increase the capital stock over that of the consolidated corporations, and declaring an emergency."

The bill was read second time.

Mr. Nicholson offered the following amendment to the bill:

Amend House Bill No. 934, by striking out all provisions of Section 1 thereof and insert in lieu thereof the following:

"Section 1. Two and not more corporations, neither of which has more than Two Hundred Thousand (\$200,000.00) Dollars of outstanding capital stock, organized under the laws of the State of Texas for one or more of the purposes specified in Subdivision 81 of Article 1302 of the Revised Civil Statutes of 1925, or any amendment thereof, may enter into an agreement for the consolidation of such corporations. The agreement shall set forth the terms and conditions of the consolidation, the name of the proposed consolidated corporation, the amount and character of its capital stock, the number of its directors (not less than three), the names and residences of those who are appointees until the first annual meeting thereafter, and the time and place of the first annual meeting and election. If such agreement is approved by the vote of persons holding a majority of shares of stock of each corporation, present in person or by proxy, at a regular meeting of each said corporation or at a special meeting called for that purpose, the directors named in the agreement shall sign and acknowledge as incorporators articles of consolidation conforming substantially to original articles of incorporation of a corporation organized under and by virtue of Sub-

division 81 of Article 1302 of the Revised Civil Statutes of 1925."

The amendment was adopted.

Mr. Nicholson offered the following amendment to the bill:

Amend House Bill No. 934, by striking out all above the enacting clause and insert in lieu thereof the following:

"An Act providing for the consolidation of corporations organized under Subdivision 81 of Article 1302 of the Revised Civil Statutes of 1925; and providing for the agreement of consolidation and the manner of its approval; and for filing and recording of the articles of consolidation; and providing that nothing hereunder may modify or repeal the laws of this State relating to monopolies or trusts; and providing for the payment of supplemental franchise tax in the event said consolidation shall increase the capital stock over that of the consolidated corporations, and declaring an emergency."

The amendment was adopted.

House Bill No. 934 was then passed to engrossment.

HOUSE BILL NO. 934 ON THIRD READING

Mr. Nicholson moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 934 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—122

Allison	Burney
Alsup	Celaya
Bailey	Chambers
Baker	Clark
of Fort Bend	Cleveland
Baker of Grayson	Cockrell
Bell	Colson, Mrs.
Blankenship	Cornett
Boethel	Corry
Bond	Crossley
Boyer	Daniel
Bradbury	Davis of Jasper
Bradford	Dickison
Bridgers	Dickson
Broadfoot	Donaghey
Brown of Cherokee	Dwyer
Brown	Faulkner
of Nacogdoches	Felty
Burkett	Ferguson

Fielden	McMurry
Fuchs	McNamara
Galbreath	Mohrmann
Gilmer	Monkhouse
Gordon, Mrs.	Montgomery
Hale	Morris
Hamilton	Newell
Hankamer	Nicholson
Hardin	Oliver
Harp	Pace
Harper	Pevehouse
Harrell of Bastrop	Piner
Harrell of Lamar	Reader of Erath
Harris	Reaves
Hartzog	Reed
Heflin	Rhodes
Holland	Riviere
Howard	Roach
Howington	Roberts
Hull	Robinson
Hunt	Russell
Isaacks	Segrist
Johnson of Ellis	Shell
Johnson of Tarrant	Skiles
Keith	Smith of Frio
Kennedy	Smith of Hopkins
Kern	Smith
Kerr	of Matagorda
Kersey	Spencer
Kinard	Stinson
King	Stoll
Langdon	Talbert
Lehman	Tarwater
Leonard	Taylor
Leyendecker	Turner
Little	Vint
Lock	Voigt
Loggins	Weldon
London	Wells
Mays	Wilson
McAlister	Winfree
McDaniel	Wood
McDonald	Wright
McFarland	

Nays—12

Allen	Hardeman
Boyd	Petsch
Bray	Tennant
Cauthorn	Thornberry
Davis of Upshur	Westbrook
Derden	Worley

Absent

Anderson	Ragsdale
Bundy	Reader of Bexar
Coleman	Thornton
Dean	Waggoner
Goodman	White
Pope	

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

The Chair then laid House Bill No.

934 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—122

Allison	Hunt
Alsup	Isaacks
Bailey	Johnson of Ellis
Baker	Johnson of Tarrant
of Fort Bend	Keith
Baker of Grayson	Kennedy
Bell	Kern
Blankenship	Kerr
Boethel	Kersey
Bond	Kinard
Boyer	King
Bradbury	Langdon
Bradford	Lehman
Bridgers	Leonard
Broadfoot	Leyendecker
Brown of Cherokee	Little
Brown	Lock
of Nacogdoches	Loggins
Burkett	London
Burney	Mays
Celaya	McAlister
Chambers	McDaniel
Clark	McDonald
Cleveland	McFarland
Cockrell	McMurry
Colson, Mrs.	McNamara
Cornett	Mohrmann
Corry	Monkhouse
Crossley	Montgomery
Daniel	Morris
Davis of Jasper	Newell
Dickison	Nicholson
Dickson	Oliver
Donaghey	Pace
Dwyer	Pevehouse
Faulkner	Piner
Felty	Reader of Erath
Ferguson	Reaves
Fielden	Reed
Fuchs	Rhodes
Galbreath	Riviere
Gilmer	Roach
Gordon, Mrs.	Roberts
Hale	Robinson
Hamilton	Russell
Hankamer	Segrist
Hardin	Shell
Harp	Skiles
Harper	Smith of Frio
Harrell of Bastrop	Smith of Hopkins
Harrell of Lamar	Smith
Harris	of Matagorda
Hartzog	Spencer
Heflin	Stinson
Holland	Stoll
Howard	Talbert
Howington	Tarwater
Hull	Taylor

Turner
Vint
Voigt
Weldon
Wells

Wilson
Winfree
Wood
Wright

Nays—12

Allen
Boyd
Bray
Cauthorn
Davis of Upshur
Derden

Hardeman
Petsch
Tennant
Thornberry
Westbrook
Worley

Absent

Anderson
Bundy
Coleman
Dean
Goodman
Pope

Ragsdale
Reader of Bexar
Thornton
Waggoner
White

Absent—Excused

Colquitt
Dowell

Schuenemann
Vale

HOUSE BILL NO. 938 ON SECOND
READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 938, A bill to be entitled "An Act to make it unlawful to take, hunt, trap, shoot or kill any deer and/or wild turkey for a period of three (3) years in Taylor County, Texas; fixing penalties, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 938 ON THIRD
READING

Mr. Bradbury moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 938 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—127

Allen
Allison
Alsup
Anderson
Bailey
Baker
of Fort Bend
Baker of Grayson
Bell
Blankenship
Boethel

Bond
Boyd
Boyer
Bradbury
Bradford
Bray
Bridgers
Broadfoot
Brown of Cherokee
Brown
of Nacogdoches

Bundy
Burkett
Cauthorn
Celaya
Chambers
Clark
Cleveland
Colson, Mrs.
Cornett
Crossley
Daniel
Davis of Jasper
Davis of Upshur
Derden
Dickison
Dickson
Dwyer
Faulkner
Felty
Ferguson
Fielden
Fuchs
Galbreath
Gilmer
Gordon, Mrs.
Hamilton
Hankamer
Hardeman
Hardin
Harp
Harper
Harrell of Bastrop
Harrell of Lamar
Harris
Hartzog
Heflin
Holland
Howard
Howington
Hull
Hunt
Johnson of Ellis
Johnson of Tarrant
Keith
Kennedy
Kern
Kerr
Kersey
Kinard
King
Langdon
Lehman
Leonard
Leyendecker

Little
Lock
Loggins
London
Mays
McAlister
McDaniel
McDonald
McFarland
McMurry
McNamara
Mohrmann
Monkhouse
Montgomery
Morris
Newell
Oliver
Pace
Petsch
Pevehouse
Piner
Reader of Erath
Reaves
Reed
Rhodes
Riviere
Roach
Robinson
Russell
Segrist
Shell
Skiles
Smith of Frio
Smith of Hopkins
Smith
of Matagorda
Spencer
Stinson
Stoll
Talbert
Tarwater
Taylor
Tennant
Thornberry
Turner
Vint
Voigt
Weldon
Wells
Westbrook
Wilson
Wood
Worley
Wright

Absent

Burney
Cockrell
Coleman
Corry
Dean
Donaghey
Goodman
Hale
Isaacks

Nicholson
Pope
Ragsdale
Reader of Bexar
Roberts
Thornton
Waggoner
White
Winfree

Absent—Excused

Colquitt
DowellSchuenemann
Vale

The Chair then laid House Bill No. 938 before the House on third reading and final passage.

The bill was read third time, and was passed.

HOUSE BILL NO. 946 ON SECOND READING

The Chair laid before the House, on its second reading, and passage to engrossment,

H. B. No. 946, A bill to be entitled "An Act providing that in certain counties that it shall be unlawful for any person to trap or set a trap or deadfall on the inclosed or uninclosed land of another without the consent or permission of the owner of said land, and so that it shall be unlawful for any person, at any time, to trap or kill upon the posted or inclosed or uninclosed land of another, or be in possession of a muskrat or other furbearing animal or the hide of such animal, taken from such land, without the consent of the owner or lessee of such land; providing a penalty, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 946 ON THIRD READING

Mr. Kinard moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 946 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—130

Allen	Bradford
Allison	Bray
Alsup	Bridgers
Anderson	Broadfoot
Bailey	Brown of Cherokee
Baker	Brown
of Fort Bend	of Nacogdoches
Baker of Grayson	Bundy
Bell	Burkett
Blankenship	Cauthorn
Boethel	Celaya
Bond	Chambers
Boyd	Clark
Boyer	Cleveland
Bradbury	Colson, Mrs.

Cornett	McAlister
Crossley	McDaniel
Daniel	McDonald
Davis of Jasper	McFarland
Davis of Upshur	McMurry
Derden	McNamara
Dickison	Mohrmann
Dickson	Monkhouse
Donaghey	Montgomery
Faulkner	Morris
Felty	Newell
Ferguson	Nicholson
Fielden	Oliver
Fuchs	Pace
Galbreath	Petsch
Gilmer	Pevehouse
Gordon, Mrs.	Piner
Hale	Reader of Erath
Hamilton	Reaves
Hankamer	Reed
Hardin	Rhodes
Harp	Riviere
Harper	Roberts
Harrell of Bastrop	Robinson
Harrell of Lamar	Russell
Harris	Segrist
Hartzog	Shell
Heflin	Skiles
Holland	Smith of Frio
Howard	Smith of Hopkins
Howington	Smith
Hull	of Matagorda
Hunt	Spencer
Isaacks	Stinson
Johnson of Ellis	Stoll
Johnson of Tarrant	Talbert
Keith	Tarwater
Kennedy	Taylor
Kern	Tennant
Kerr	Thornberry
Kersey	Turner
Kinard	Vint
King	Voigt
Langdon	Weldon
Lehman	Wells
Leonard	Westbrook
Leyendecker	Wilson
Little	Winfree
Lock	Wood
Loggins	Worley
London	Wright
Mays	

Absent

Burney	Pope
Cockrell	Ragsdale
Coleman	Reader of Bexar
Corry	Roach
Dean	Thornton
Dwyer	Waggoner
Goodman	White
Hardeman	

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

The Chair then laid House Bill No. 946 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—130

Allen	Heflin
Allison	Holland
Alsup	Howard
Anderson	Howington
Bailey	Hull
Baker	Hunt
of Fort Bend	Isaacks
Baker of Grayson	Johnson of Ellis
Bell	Johnson of Tarrant
Blankenship	Keith
Boethel	Kennedy
Bond	Kern
Boyd	Kerr
Boyer	Kersey
Bradbury	Kinard
Bradford	King
Bray	Langdon
Bridgers	Lehman
Broadfoot	Leonard
Brown of Cherokee	Leyendecker
Brown	Little
of Nacogdoches	Lock
Bundy	Loggins
Burkett	London
Cauthorn	Mays
Celaya	McAlister
Chambers	McDaniel
Clark	McDonald
Cleveland	McFarland
Colson, Mrs.	McMurry
Cornett	McNamara
Crossley	Mohrmann
Daniel	Monkhouse
Davis of Jasper	Montgomery
Davis of Upshur	Morris
Derden	Newell
Dickson	Nicholson
Dickson	Oliver
Donaghey	Pace
Faulkner	Petsch
Felty	Pevehouse
Ferguson	Piner
Fielden	Reader of Erath
Fuchs	Reaves
Galbreath	Reed
Gilmer	Rhodes
Gordon, Mrs.	Riviere
Hale	Roberts
Hamilton	Robinson
Hankamer	Russell
Hardin	Segrist
Harp	Shell
Harper	Skiles
Harrell of Bastrop	Smith of Frio
Harrell of Lamar	Smith of Hopkins
Harris	Smith
Hartzog	of Matagorda

Spencer	Voigt
Stinson	Weldon
Stoll	Wells
Talbert	Westbrook
Tarwater	Wilson
Taylor	Winfree
Tennant	Wood
Thornberry	Worley
Turner	Wright
Vint	

Absent

Burney	Pope
Cockrell	Ragsdale
Coleman	Reader of Bexar
Corry	Roach
Dean	Thornton
Dwyer	Waggoner
Goodman	White
Hardeman	

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

HOUSE BILL NO. 958 ON SECOND READING

The Chair laid before the House, on its second reading, and passage to engrossment,

H. B. No. 958, A bill to be entitled "An Act providing for a budget system in counties of three hundred and fifty thousand (350,000) inhabitants or more as shown by the last preceding Federal Census, and the procedure thereunder, and the enforcement thereof, and for reports with respect to said budget, and the finances of said counties; and providing for the contents of said reports and their publication; and repealing all laws in conflict herewith, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 958 ON THIRD READING

Mr. Heflin moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 958 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—133

Allen	Bailey
Allison	Baker
Alsup	of Fort Bend
Anderson	Baker of Grayson

Bell	Kern
Blankenship	Kerr
Boethel	Kersey
Bond	Kinard
Boyd	King
Boyer	Langdon
Bradbury	Lehman
Bradford	Leonard
Bray	Little
Bridgers	Lock
Broadfoot	Loggins
Brown of Cherokee	London
Brown	Mays
of Nacogdoches	McAlister
Bundy	McDaniel
Burkett	McDonald
Burney	McFarland
Cauthorn	McMurry
Celaya	McNamara
Chambers	Mohrmann
Clark	Monkhouse
Cleveland	Montgomery
Cockrell	Morris
Colson, Mrs.	Newell
Cornett	Nicholson
Crossley	Pace
Daniel	Petsch
Davis of Jasper	Pevehouse
Davis of Upshur	Piner
Derden	Reader of Erath
Dickison	Reaves
Dickson	Reed
Donaghey	Rhodes
Dwyer	Riviere
Faulkner	Roach
Felty	Roberts
Ferguson	Robinson
Fielden	Russell
Fuchs	Segrist
Galbreath	Shell
Gilmer	Skiles
Gordon, Mrs.	Smith of Frio
Hale	Smith of Hopkins
Hamilton	Smith
Hankamer	of Matagorda
Hardeman	Spencer
Hardin	Stinson
Harp	Stoll
Harper	Talbert
Harrell of Bastrop	Taylor
Harrell of Lamar	Tennant
Harris	Thornberry
Hartzog	Turner
Heflin	Vale
Holland	Vint
Howard	Voigt
Howington	Weldon
Hull	Wells
Hunt	Westbrook
Isaacks	Wilson
Johnson of Ellis	Winfree
Johnson of Tarrant	Wood
Keith	Worley
Kennedy	Wright

Absent

Coleman	Ragsdale
Corry	Reader of Bexar
Dean	Tarwater
Goodman	Thornton
Leyendecker	Waggoner
Oliver	White

Absent—Excused

Colquitt	Schuenemann
Dowell	

The Chair then laid House Bill No. 958 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—132

Allen	Felty
Allison	Ferguson
Alsup	Fielden
Anderson	Fuchs
Bailey	Galbreath
Baker	Gilmer
of Fort Bend	Gordon, Mrs.
Baker of Grayson	Hale
Bell	Hamilton
Blankenship	Hankamer
Boethel	Hardeman
Bond	Hardin
Boyd	Harp
Boyer	Harper
Bradbury	Harrell of Bastrop
Bradford	Harrell of Lamar
Bray	Harris
Bridgers	Hartzog
Broadfoot	Heflin
Brown of Cherokee	Holland
Brown	Howard
of Nacogdoches	Howington
Bundy	Hull
Burkett	Hunt
Burney	Isaacks
Cauthorn	Johnson of Ellis
Celaya	Johnson of Tarrant
Chambers	Keith
Clark	Kennedy
Cleveland	Kern
Cockrell	Kerr
Colson, Mrs.	Kersey
Cornett	Kinard
Crossley	King
Daniel	Langdon
Davis of Jasper	Lehman
Davis of Upshur	Leonard
Derden	Little
Dickison	Lock
Dickson	Loggins
Donaghey	London
Dwyer	Mays
Faulkner	McAlister

McDaniel	Shell
McDonald	Skiles
McFarland	Smith of Frio
McMurry	Smith of Hopkins
McNamara	Smith
Mohrmann	of Matagorda
Monkhouse	Spencer
Montgomery	Stinson
Morris	Stoll
Newell	Talbert
Nicholson	Taylor
Pace	Tennant
Petsch	Thornberry
Pevehouse	Turner
Piner	Vint
Reader of Erath	Voigt
Reaves	Weldon
Reed	Wells
Rhodes	Westbrook
Riviere	Wilson
Roach	Winfree
Roberts	Wood
Robinson	Worley
Russell	Wright
Segrist	

Absent

Coleman	Ragsdale
Corry	Reader of Bexar
Dean	Tarwater
Goodman	Thornton
Leyendecker	Waggoner
Oliver	White
Pope	

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

HOUSE BILL NO. 960 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 960, A bill to be entitled "An Act to create a police pension system for all cities in this State having a population in excess of two hundred and ninety thousand (290,000), according to the preceding or any future Federal Census; providing for the creation of a policemen's relief and retirement fund for such cities; providing that said fund shall be administered by a pension board; providing who shall participate in said pension fund; providing how said pension board shall be constituted, appointed, and organized, and providing the duties of said pension board; providing that the city treasurer shall be the treasurer of such fund, and defining his duties; providing that a

per capita contribution of members of such police departments shall be paid into said fund, and providing for the proportionate reductions in salary for the purpose of making such contribution; etc., and declaring an emergency."

The bill was read second time.

Mr. Heflin offered the following amendment to the bill:

Amend House Bill No. 960, by striking out the words, "or any future" wherever they appear before the words "Federal Census" in the bill, and amend the caption to conform.

The amendment was adopted.

House Bill No. 960 was then passed to engrossment.

HOUSE BILL NO. 960 ON THIRD READING

Mr. Heflin moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 960 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—133

Allen	Cornett
Allison	Crossley
Alsup	Daniel
Anderson	Davis of Jasper
Bailey	Davis of Upshur
Baker	Derden
of Fort Bend	Dickison
Baker of Grayson	Dickson
Bell	Donaghey
Blankenship	Dwyer
Boethel	Faulkner
Bond	Felty
Boyd	Ferguson
Boyer	Fielden
Bradbury	Fuchs
Bradford	Galbreath
Bray	Gilmer
Bridgers	Gordon, Mrs.
Broadfoot	Hale
Brown of Cherokee	Hamilton
Brown	Hankamer
of Nacogdoches	Hardeman
Bundy	Hardin
Burkett	Harp
Burney	Harper
Cauthorn	Harrell of Bastrop
Celaya	Harrell of Lamar
Chambers	Harris
Clark	Hartzog
Cleveland	Heflin
Cockrell	Holland
Colson, Mrs.	Howard

Howington	Pope	Bradbury	King
Hunt	Reader of Erath	Bradford	Langdon
Isaacks	Reaves	Bray	Lehman
Johnson of Ellis	Reed	Bridgers	Leonard
Johnson of Tarrant	Rhodes	Broadfoot	Little
Keith	Riviere	Brown of Cherokee	Lock
Kennedy	Roach	Brown	Loggins
Kern	Roberts	of Nacogdoches	London
Kerr	Robinson	Bundy	Mays
Kersey	Russell	Burkett	McAlister
Kinard	Segrist	Burney	McDaniel
King	Shell	Cauthorn	McDonald
Langdon	Skiles	Celaya	McFarland
Lehman	Smith of Frio	Chambers	McMurry
Leonard	Smith of Hopkins	Clark	McNamara
Little	Smith	Cleveland	Mohrmann
Lock	of Matagorda	Cockrell	Monkhouse
Loggins	Spencer	Colson, Mrs.	Montgomery
London	Stinson	Cornett	Morris
Mays	Stoll	Crossley	Newell
McAlister	Talbert	Daniel	Oliver
McDaniel	Tarwater	Davis of Jasper	Pace
McDonald	Taylor	Davis of Upshur	Petsch
McFarland	Tennant	Derden	Pevehouse
McMurry	Thornberry	Dickison	Piner
McNamara	Turner	Dickson	Pope
Mohrmann	Vint	Donaghey	Reader of Erath
Monkhouse	Voigt	Dwyer	Reaves
Montgomery	Weldon	Faulkner	Reed
Morris	Wells	Felty	Rhodes
Newell	Westbrook	Ferguson	Riviere
Oliver	Wilson	Fielden	Roach
Pace	Winfree	Fuchs	Roberts
Petsch	Wood	Galbreath	Robinson
Pevehouse	Worley	Gilmer	Russell
Piner	Wright	Gordon, Mrs.	Segrist
		Hale	Shell
		Hamilton	Skiles
		Hankamer	Smith of Frio
		Hardeman	Smith of Hopkins
		Hardin	Smith
		Harp	of Matagorda
		Harper	Spencer
		Harrell of Bastrop	Stinson
		Harrell of Lamar	Stoll
		Harris	Talbert
		Hartzog	Tarwater
		Heflin	Taylor
		Holland	Tennant
		Howard	Thornberry
		Howington	Turner
		Hunt	Vint
		Isaacks	Voigt
		Johnson of Ellis	Weldon
		Johnson of Tarrant	Wells
		Keith	Westbrook
		Kennedy	Wilson
		Kern	Winfree
		Kerr	Wood
		Kersey	Worley
		Kinard	Wright
			Absent
		Coleman	Dean
		Corry	Goodman

Absent

Coleman	Nicholson
Corry	Ragsdale
Dean	Reader of Bexar
Goodman	Thornton
Hull	Waggoner
Leyendecker	White

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

The Chair then laid House Bill No. 960 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—133

Allen	Baker of Grayson
Allison	Bell
Alsup	Blankenship
Anderson	Boethel
Bailey	Bond
Baker	Boyd
of Fort Bend	Boyer

Nicholson	Waggoner
Ragsdale	White
Reader of Bexar	Hull
Thornton	Leyendecker

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

HOUSE BILL NO. 962 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 962, A bill to be entitled "An Act amending Article 2843 of the Revised Civil Statutes of the State of Texas, providing for a uniform free text book system, and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 962 ON THIRD READING

Mr. Baker of Ft. Bend moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 962 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—131

Allen	Cockrell
Allison	Coleman
Alsup	Colson, Mrs.
Anderson	Cornett
Bailey	Corry
Baker	Crossley
of Fort Bend	Daniel
Baker of Grayson	Davis of Jasper
Bell	Davis of Upshur
Blankenship	Derden
Boethel	Dickison
Boyd	Dickson
Boyer	Donaghey
Bradbury	Dwyer
Bradford	Faulkner
Bray	Felty
Bridgers	Ferguson
Broadfoot	Fielden
Brown of Cherokee	Fuchs
Bundy	Galbreath
Burkett	Gilmer
Burney	Gordon, Mrs.
Cauthorn	Hale
Celaya	Hamilton
Chambers	Hankamer
Clark	Hardeman
Cleveland	Hardin

Harp	Pace
Harper	Petsch
Harrell of Bastrop	Pevehouse
Harrell of Lamar	Piner
Harris	Reader of Erath
Hartzog	Reaves
Heflin	Reed
Holland	Rhodes
Howard	Riviere
Howington	Roach
Hunt	Roberts
Isaacks	Robinson
Johnson of Ellis	Russell
Johnson of Tarrant	Segrist
Kennedy	Shell
Kern	Skiles
Kerr	Smith of Frio
Kersey	Smith of Hopkins
Kinard	Smith
King	of Matagorda
Langdon	Spencer
Lehman	Stinson
Leonard	Stoll
Little	Talbert
Lock	Tarwater
Loggins	Taylor
London	Tennant
Mays	Thornberry
McAlister	Turner
McDaniel	Vint
McDonald	Voigt
McFarland	Weldon
McMurry	Wells
Mohrmann	Westbrook
Monkhouse	Wilson
Montgomery	Winfree
Morris	Wood
Newell	Worley
Nicholson	Wright
Oliver	

Present—Not Voting

Brown
of Nacogdoches

Absent

Bond	Pope
Dean	Ragsdale
Goodman	Reader of Bexar
Hull	Thornton
Keith	Waggoner
Leyendecker	White
McNamara	

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

The Chair then laid House Bill No. 962 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—131

Allen	Hartzog
Allison	Heflin
Aisup	Holland
Anderson	Howard
Bailey	Howington
Baker	Hunt
of Fort Bend	Isaacks
Baker of Grayson	Johnson of Ellis
Bell	Johnson of Tarrant
Blankenship	Kennedy
Boethel	Kern
Boyd	Kerr
Boyer	Kersey
Bradbury	Kinard
Bradford	King
Bray	Langdon
Bridgers	Lehman
Broadfoot	Leonard
Brown of Cherokee	Little
Bundy	Lock
Burkett	Loggins
Burney	London
Cauthorn	Mays
Celaya	McAlister
Chambers	McDaniel
Clark	McDonald
Cleveland	McFarland
Cockrell	McMurry
Coleman	Mohrmann
Colson, Mrs.	Monkhouse
Cornett	Montgomery
Corry	Morris
Crossley	Newell
Daniel	Nicholson
Davis of Jasper	Oliver
Davis of Upshur	Pace
Derden	Petsch
Dickison	Pevehouse
Dickson	Piner
Donaghey	Reader of Erath
Dwyer	Reaves
Faulkner	Reed
Felty	Rhodes
Ferguson	Riviere
Fielden	Roach
Fuchs	Roberts
Galbreath	Robinson
Gilmer	Russell
Gordon, Mrs.	Segrist
Hale	Shell
Hamilton	Skiles
Hankamer	Smith of Frio
Hardeman	Smith of Hopkins
Hardin	Smith
Harp	of Matagorda
Harper	Spencer
Harrell of Bastrop	Stinson
Harrell of Lamar	Stoll
Harris	Talbert

Tarwater	Wells
Taylor	Westbrook
Tennant	Wilson
Thornberry	Winfree
Turner	Wood
Vint	Worley
Voigt	Wright
Weldon	

Present—Not Voting

Brown
of Nacogdoches

Absent

Bond	Pope
Dean	Ragsdale
Goodman	Reader of Bexar
Hull	Thornton
Keith	Waggoner
Leyendecker	White
McNamara	

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

HOUSE BILL NO. 963 ON
SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 963, A bill to be entitled "An Act amending Article 768 of the Code of Criminal Procedure of the State of Texas of 1925, as amended by Senate Bill No. 261, Chapter 86, page 129, Acts of the Regular Session of the Forty-second Legislature, 1931, vesting in trial judges discretionary authority to credit defendants in criminal cases with the time spent in jail awaiting trial; and providing and vesting in trial judges discretionary authority to credit defendants in criminal cases with time spent in jail after trial and conviction, in all cases where defendants fail to give bond or enter into recognizance; providing such discretion shall not apply in cases where bond and/or recognizance is not permitted by law, and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 963 ON THIRD
READING

Mr. McFarland moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 963

be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—129

Allison	Hartzog
Alsup	Heflin
Anderson	Holland
Bailey	Howard
Baker	Howington
of Fort Bend	Hull
Baker of Grayson	Hunt
Bell	Isaacks
Blankenship	Johnson of Ellis
Boethel	Johnson of Tarrant
Boyd	Keith
Boyer	Kennedy
Bradbury	Kern
Bradford	Kerr
Bridgers	Kersey
Broadfoot	Kinard
Brown of Cherokee	King
Brown	Langdon
of Nacogdoches	Lehman
Bundy	Leonard
Burkett	Little
Burney	Lock
Cauthorn	Loggins
Celaya	London
Chambers	Mays
Clark	McAlister
Cleveland	McDaniel
Cockrell	McDonald
Coleman	McFarland
Colson, Mrs.	McMurry
Cornett	McNamara
Corry	Mohrmann
Crossley	Monkhouse
Daniel	Montgomery
Davis of Jasper	Morris
Derden	Newell
Dickison	Nicholson
Dickson	Oliver
Donaghey	Pace
Faulkner	Petsch
Felty	Pevehouse
Ferguson	Piner
Fielden	Reader of Erath
Fuchs	Reaves
Galbreath	Rhodes
Gilmer	Riviere
Gordon, Mrs.	Roberts
Hale	Robinson
Hamilton	Russell
Hankamer	Segrist
Hardeman	Shell
Hardin	Skiles
Harp	Smith of Frio
Harper	Smith of Hopkins
Harrell of Bastrop	Smith
Harrell of Lamar	of Matagorda
Harris	Spencer

Stinson	Voigt
Stoll	Weldon
Talbert	Wells
Tarwater	Westbrook
Taylor	Wilson
Tennant	Winfree
Thornberry	Wood
Turner	Worley
Vint	Wright

Nays—4

Allen	Davis of Upshur
Bray	Roach

Absent

Bond	Ragsdale
Dean	Reader of Bexar
Dwyer	Reed
Goodman	Thornton
Leyendecker	Waggoner
Pope	White

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

The Chair then laid House Bill No. 963 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—129

Allison	Colson, Mrs.
Alsup	Cornett
Anderson	Corry
Bailey	Crossley
Baker	Daniel
of Fort Bend	Davis of Jasper
Baker of Grayson	Derden
Bell	Dickison
Blankenship	Dickson
Boethel	Donaghey
Boyd	Faulkner
Boyer	Felty
Bradbury	Ferguson
Bradford	Fielden
Bridgers	Fuchs
Broadfoot	Galbreath
Brown of Cherokee	Gilmer
Brown	Gordon, Mrs.
of Nacogdoches	Hale
Bundy	Hamilton
Burkett	Hankamer
Burney	Hardeman
Cauthorn	Hardin
Celaya	Harp
Chambers	Harper
Clark	Harrell of Bastrop
Cleveland	Harrell of Lamar
Cockrell	Harris
Coleman	Hartzog

Heflin	Pace
Holland	Petsch
Howard	Pevehouse
Howington	Piner
Hull	Reader of Erath
Hunt	Reaves
Isaacks	Rhodes
Johnson of Ellis	Riviere
Johnson of Tarrant	Roberts
Keith	Robinson
Kennedy	Russell
Kern	Segrist
Kerr	Shell
Kersey	Skiles
Kinard	Smith of Frio
King	Smith of Hopkins
Langdon	Smith
Lehman	of Matagorda
Leonard	Spencer
Little	Stinson
Lock	Stoll
Loggins	Talbert
London	Tarwater
Mays	Taylor
McAlister	Tennant
McDaniel	Thornberry
McDonald	Turner
McFarland	Vint
McMurry	Voigt
McNamara	Weldon
Mohrmann	Wells
Monkhouse	Westbrook
Montgomery	Wilson
Morris	Winfree
Newell	Wood
Nicholson	Worley
Oliver	Wright

Nays—4

Allen	Davis of Upshur
Bray	Roach

Absent

Bond	Ragsdale
Dean	Reader of Bexar
Dwyer	Reed
Goodman	Thornton
Leyendecker	Waggoner
Pope	White

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

HOUSE BILL NO. 969 ON
SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 969, A bill to be entitled "An Act to amend Article 1006 of

the Code of Criminal Procedure of Texas of 1925, Title 14, by providing for the payment of expenses in extradition cases; authorizing counties to pay certain expenses; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 969 ON THIRD
READING

Mr. Heflin moved that the constitutional rule, requiring bills to be read on three several days, be suspended and that House Bill No. 969 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—131

Allison	Faulkner
Alsup	Felty
Anderson	Ferguson
Bailey	Fielden
Baker	Fuchs
of Fort Bend	Galbreath
Baker of Grayson	Gilmer
Bell	Gordon, Mrs.
Blankenship	Hale
Boethel	Hamilton
Bond	Hankamer
Boyd	Hardeman
Boyer	Hardin
Bradbury	Harp
Bradford	Harper
Bridgers	Harrell of Bastrop
Broadfoot	Harrell of Lamar
Brown of Cherokee	Harris
Brown	Hartzog
of Nacogdoches	Heflin
Bundy	Holland
Burkett	Howard
Burney	Howington
Cauthorn	Hull
Celaya	Hunt
Chambers	Isaacks
Clark	Johnson of Ellis
Cleveland	Johnson of Tarrant
Cockrell	Keith
Coleman	Kennedy
Colson, Mrs.	Kern
Cornett	Kerr
Corry	Kersey
Crossley	Kinard
Daniel	King
Davis of Jasper	Langdon
Davis of Upshur	Lehman
Derden	Leonard
Dickison	Little
Dickson	Lock
Dwyer	Loggins

London	Segrist
Mays	Shell
McAlister	Skiles
McDaniel	Smith of Frio
McDonald	Smith of Hopkins
McMurry	Smith
McNamara	of Matagorda
Mohrmann	Spencer
Monkhouse	Stinson
Montgomery	Stoll
Morris	Talbert
Newell	Tarwater
Oliver	Taylor
Pace	Tennant
Petsch	Thornberry
Pevehouse	Turner
Piner	Vint
Reader of Erath	Voigt
Reaves	Weldon
Reed	Wells
Rhodes	Westbrook
Riviere	Wilson
Roach	Winfree
Roberts	Wood
Robinson	Worley
Russell	Wright

Nays—2

Allen

Bray

Present—Not Voting

Donaghey

Absent

Dean	Ragsdale
Goodman	Reader of Bexar
Leyendecker	Thornton
McFarland	Waggoner
Nicholson	White
Pope	

Absent—Excused

Colquitt
DowellSchuenemann
Vale

The Chair then laid House Bill
The bill was read third time, and
reading and final passage.

The bill was read third time and
was passed by the following vote:

Yeas—131

Allison	Bond
Alsup	Boyd
Anderson	Boyer
Bailey	Bradbury
Baker	Bradford
of Fort Bend	Bridgers
Baker of Grayson	Broadfoot
Bell	Brown of Cherokee
Blankenship	Brown
Boethel	of Nacogdoches

Bundy	Lehman
Burkett	Leonard
Burney	Little
Cauthorn	Lock
Celaya	Loggins
Chambers	London
Clark	Mays
Cleveland	McAlister
Cockrell	McDaniel
Coleman	McDonald
Colson, Mrs.	McMurry
Cornett	McNamara
Corry	Mohrmann
Crossley	Monkhouse
Daniel	Montgomery
Davis of Jasper	Morris
Davis of Upshur	Newell
Derden	Oliver
Dickison	Pace
Dickson	Petsch
Dwyer	Pevehouse
Faulkner	Piner
Felty	Reader of Erath
Ferguson	Reaves
Fielden	Reed
Fuchs	Rhodes
Galbreath	Riviere
Gilmer	Roach
Gordon, Mrs.	Roberts
Hale	Robinson
Hamilton	Russell
Hankamer	Segrist
Hardeman	Shell
Hardin	Skiles
Harp	Smith of Frio
Harper	Smith of Hopkins
Harrell of Bastrop	Smith
Harrell of Lamar	of Matagorda
Harris	Spencer
Hartzog	Stinson
Heflin	Stoll
Holland	Talbert
Howard	Tarwater
Howington	Taylor
Hull	Tennant
Hunt	Thornberry
Isaacks	Turner
Johnson of Ellis	Vint
Johnson of Tarrant	Voigt
Keith	Weldon
Kennedy	Wells
Kern	Westbrook
Kerr	Wilson
Kersey	Winfree
Kinard	Wood
King	Worley
Langdon	Wright

Nays—2

Allen

Bray

Present—Not Voting

Donaghey

Absent

Dean	Ragsdale
Goodman	Reader of Bexar
Leyendecker	Thornton
McFarland	Waggoner
Nicholson	White
Pope	

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

SENATE BILL NO. 428 ON SECOND READING

The Chair laid before the House, on its second reading, and passage to third reading

S. B. No. 428, A bill to be entitled "An Act to amend Article 5790 of the Revised Civil Statutes of Texas, 1925, relating to the powers of the Adjutant General of the State of Texas, and declaring an emergency."

The bill was read second time and was passed to third reading.

HOUSE BILL NO. 981 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 981, A bill to be entitled "An Act repealing Section 5 of House Bill No. 1035, Acts of the Regular Session of the Forty-fifth Legislature regulating fishing in Wood County, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

RELATIVE TO HOUSE BILL NO. 976

On motion of Mr. Johnson of Tarrant, House Bill No. 976 was laid on the table.

HOUSE BILL NO. 987 ON SECOND READING

The Chair laid before the House, on its second reading, and passage to engrossment,

H. B. No. 987, A bill to be entitled "An Act to create and establish a perpetual, public charitable, non-profit body corporate, to be denominated 'Navarro Community Foundation', domicile at Corsicana, Navarro County, Texas, of which Frank Neal Drane, now deceased, was the

initial patron-donor; naming the trustees of said Foundation; empowering said Foundation to extend its aid to any one or more or all of the following public charitable purposes: (1) Religion, (2) education, (3) relief of human suffering, (4) public civic betterment, (5) relief of the worthy poor through organized agencies, (6) the aid of scientific endeavor for the betterment of mankind; empowering said Navarro Community Foundation to own, acquire and dispose of property in furtherance of its purposes, and authorizing it to sue and be sued in its corporate capacity; extending its facilities to and inviting the aid of other patron-donors inclined to support its charitable purposes; providing that its Board of Managing Trustees shall be self-perpetuating and shall never be less than five (5) nor more than thirteen (13) in number; defining the powers and duties of members of the Board of Managing Trustees; providing for the absorption, merger, consolidation, dissolution and/or liquidation of Navarro Community Foundation; declaring this Act to be a public one, judicial notice of which shall be taken in all courts; exempting from taxation the properties and assets, income and corpus, of Navarro Community Foundation, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 988 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 988, A bill to be entitled "An Act amending Article 36 of the Revised Penal Code of the State of Texas, 1925 Revision, providing and naming when intoxication and use of narcotics shall mitigate the offense, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 989 ON SECOND READING

The Chair laid before the House, on its second reading, and passage to engrossment,

H. B. No. 989, A bill to be entitled "An Act to amend Article 1923 of the Revised Civil Statutes of Texas of

1925, concerning the extension of terms of District Courts, so as to provide for the extension of the term of any trial court of record, and providing the procedure for extension and adjournment, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 991 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 991, A bill to be entitled "An Act making it unlawful to shoot, take, trap, snare or otherwise kill any wild quail in Camp County, Texas, other than on Friday of each week during the open season and on legal holidays, during such period, affixing penalty for violation thereof; repealing all laws and parts of laws in conflict herewith, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 996 ON SECOND READING

The Chair laid before the House, on its second reading, and passage to engrossment,

H. B. No. 996, A bill to be entitled "An Act applicable to the County of Kimble, State of Texas, providing the method for taking fish from the public waters of Kimble County, Texas; providing the daily bag limit of fish; providing for a closed season in said County; providing penalties, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 997 ON SECOND READING

The Chair laid before the House, on its second reading, and passage to engrossment,

H. B. No. 997, A bill to be entitled "An Act applicable to the County of Kerr, State of Texas, providing the season for taking or attempting to take fish from the fresh public waters of said County, or the tributaries of said waters, and providing suitable penalty for violating any provision of this Act, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 1000 ON SECOND READING

The Chair laid before the House, on its second reading, and passage to engrossment,

H. B. No. 1000, A bill to be entitled "An Act applicable to the Counties of Mason, Menard, Kerr, Schleicher, Crockett, Sutton, Kimble, Real, Edwards, Blanco, Llano, Kendall, Gillespie, El Paso, Hudspeth, Culberson, Val Verde, Kinney, Maverick, Terrell and Brewster, State of Texas; requiring a Resident Hunting License of any resident citizen of this State hunting in said Counties, with certain exemptions; requiring a Resident Fishing License of any resident citizen of this State fishing in said Counties, with certain exemptions; providing that no such fishing license shall be necessary in salt water; providing for the remittance to the Game, Fish and Oyster Commission of all funds collected under the provisions of this Act and providing for the disposition of same; providing suitable penalties for violation of any provision of this Act; repealing all laws, in so far as they conflict with any provision of this Act, providing the rule of construction, and declaring an emergency."

The bill was read second time.

Mr. Allen offered the following amendment to the bill:

Amendment to House Bill No. 1000: Amend Section 3 of the bill, by adding the following sentence to the end of said Section:

"The provisions of this Section shall not extend to or include the waters of the Colorado River nor of Inks Lake nor of Buchanan Lake."

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes, and with the body of the bill.

House Bill No. 1000 was then passed to engrossment.

SENATE BILL NO. 24 ON SECOND READING

The Chair laid before the House, on its second reading, and passage to third reading,

S. B. No. 24, A bill to be entitled "An Act amending Subdivision (a)

of Section 9 of Article IV of Chapter 495 of the Acts of the Third Called Session of the Forty-fourth Legislature, so as to limit the operation of said subdivision to purchase money notes and obligations secured by any written instruments evidencing a lien or retention of title which are filed or recorded in the office of the county clerk under the registration laws of this State, and to exempt from its provision notes and obligations or instruments securing same taken by or on behalf of the State of Texas or any corporate agency of instrumentality of the State of Texas, in carrying out a governmental purpose as expressed in any Act of the Legislature of the State of Texas, and declaring an emergency."

The bill was read second time.

Mr. Hartzog offered the following amendment to the bill:

Amend Senate Bill No. 24, by Senator Roberts, by striking out on page 1, all of lines from 30 to 38, both inclusive, and by striking out all of line 39 down to the semi-colon, after the word "dollars", and inserting in lieu thereof, the following:

"Sec. 9. (a) Except as herein otherwise provided there is hereby levied and assessed a tax of ten cents (10c) on each One Hundred (\$100.00) Dollars or fraction thereof, over the first Two Hundred (\$200.00) Dollars, on all notes and obligations secured by chattel mortgage, deed of trust, mechanic's lien contract, vendor's lien, conditional sales contract and all instruments of a similar nature which are filed or recorded in the office of the County Clerk under the Registration Laws of this State." And amend Senate Bill No. 24, by inserting after the word, "instrument," on line 24, on page 2, the following: "or an abstract of judgment."

HARTZOG,
MONTGOMERY,
BELL,
SHELL,
SMITH of Matagorda.

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes, and with the body of the bill.

Senate Bill No. 24 was then passed to third reading.

SENATE BILL NO. 154 ON SECOND READING

The Chair laid before the House, on its second reading, and passage to third reading,

S. B. No. 154, A bill to be entitled "An Act to amend the Acts of 1925, Thirty-ninth Legislature, page 86, Chapter 25, Section 77, as added to by Acts of 1929, Forty-first Legislature, page 578, Chapter 280, Section 9, Article 7880-77a, by re-enacting Section (b) under said Section 77a of Article 7880 of the Revised Civil Statutes of 1925, so that limitation shall not run or be pleaded against any taxes or assessments provided for in Sections 106, 107, 108 and 109 of Chapter 25, the specific purpose of this Act being to re-enact said Section (b) which has been held invalid by the United States District Court, in Re: American Rio Grande Land and Irrigation Company, D. C. 21 Federal Reporter Supp. 492, because the provision therefor was not set forth in the caption of the bill wherein said Section (b) was enacted, and declaring an emergency."

The bill was read second time, and was passed to third reading.

SENATE BILL NO. 185 ON SECOND READING

The Chair laid before the House, on its second reading, and passage to third reading,

S. B. No. 185, A bill to be entitled "An Act to extend to August 31, 1939, all provisions relative to the expenditure of funds already collected under the provisions of Senate Bill No. 47, Acts, 1937, Forty-fifth Legislature, and declaring an emergency."

The bill was read second time, and was passed to third reading.

SENATE BILL NO. 191 ON SECOND READING

The Chair laid before the House, on its second reading, and passage to third reading,

S. B. No. 191, A bill to be entitled "An Act amending Section 67, of Chapter 61, Acts of the Second Called Session of the Forty-first Legislature, relating to foreign building and loan associations doing business in this State, and declaring an emergency."

The bill was read second time, and was passed to third reading.

SENATE BILL NO. 214 ON SECOND READING

The Chair laid before the House, on its second reading, and passage to third reading,

S. B. No. 214, A bill to be entitled "An Act amending Article 1645 of the Revised Civil Statutes of Texas of 1925, as amended by Chapter 15, Acts of the Forty-second Legislature, Second Called Session, and as amended by Acts of the Forty-fifth Legislature, First Called Session; by adding thereto Article 1645d 2, fixing the compensation of the County Auditors of every county having a population of not less than forty-nine thousand, one hundred (49,100) and not more than fifty-one thousand (51,000) inhabitants, according to the 1930 Federal Census, and prescribing how same shall be paid, repealing all laws in conflict therewith, and declaring an emergency."

The bill was read second time.

Mr. Pevehouse offered the following amendment to the bill:

Amend Senate Bill No. 214, Section 1, line 10 thereof, by inserting after the word "inhabitants" the following words and figures "and in all counties in this State having a population of not less than sixty thousand, five hundred and seven (60,507) and not more than sixty thousand, two hundred (60,200) inhabitants".

PEVEHOUSE,
TAYLOR.

Mr. Hankamer raised a point of order, on consideration of the amendment, on the ground that the amendment is not germane to the bill.

The Chair sustained the point of order.

Senate Bill No. 214 was then passed to third reading.

SENATE BILL NO. 264 ON SECOND READING

The Chair laid before the House, on its second reading, and passage to third reading,

S. B. No. 264, A bill to be entitled "An Act granting permission to Mount Olivet Cemetery Co., etc., to sue the State Highway Department, and declaring an emergency."

The bill was read second time and was passed to third reading.

SENATE BILL NO. 272 ON SECOND READING

The Chair laid before the House, on its second reading, and passage to third reading,

S. B. No. 272, A bill to be entitled "An Act to repeal Section 17 of Article 8308, Revised Civil Statutes of 1925, and declaring an emergency."

The bill was read second time and passed to third reading.

SENATE BILL NO. 334 ON SECOND READING

The Chair laid before the House, on its second reading, and passage to third reading,

S. B. No. 334, A bill to be entitled "An Act authorizing the Commissioners' Court of McMullen County to pay bounties on coyote scalps in said county to preserve game, etc., and declaring an emergency."

The bill was read second time and was passed to third reading.

SENATE BILL NO. 326 ON SECOND READING

The Chair laid before the House, on its second reading, and passage to third reading,

S. B. No. 326, A bill to be entitled "An Act to amend Chapter 184 of the Regular Session of the Forty-fourth Legislature creating the Texas National Guard Armory Board and defining its powers and duties, etc., and declaring an emergency."

The bill was read second time.

Mr. Petsch offered the following committee amendment to the bill:

Amend Senate Bill 326 as follows:

On page 6, in line 21 strike out the word "by"; and

On page 7, in line 22, insert, between the words "thereof" and "shall" the following: "issued under or secured by the same trust indenture or trust agreement".

The committee amendment was adopted.

By unanimous consent of the House the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

Senate Bill No. 326 was then passed to third reading.

SENATE BILL NO. 340 ON
SECOND READING

The Chair laid before the House, on its second reading, and passage to third reading.

S. B. No. 340, A bill to be entitled "An Act granting permission to I. H. Mitchell and wife, Mrs. I. H. Mitchell, to bring suit against the State, etc., and declaring an emergency."

The bill was read second time, and was passed to third reading.

SENATE BILL NO. 352 ON SEC-
OND READING

The Chair laid before the House, on its second reading and passage to third reading,

S. B. No. 352, A bill to be entitled "An Act amending Section 7, Article 8306, Part 1, Title 130, Revised Civil Statutes of 1925 by extending period for which medical aid shall be provided not exceeding ninety-one (91) days when authorized by Board, and declaring an emergency."

The bill was read second time, and was passed to third reading.

SENATE BILL NO. 367 ON SEC-
OND READING

The Chair laid before the House, on its second reading and passage to third reading

S. B. No. 367, A bill to be entitled "An Act authorizing the Commissioners' Court in any county having a population of not less than 10,399, nor more than 10,499, to have traveling expenses while traveling on official business, and declaring an emergency."

The bill was read second time.

Mr. Little offered the following amendment to the bill:

Amend Senate Bill No. 367, by including Counties having a population of not less than 3,300 and not more than 3,400, according to the last preceding Federal Census.

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

Senate Bill No. 367 was then passed to third reading.

SENATE BILL NO. 381 ON SECOND
READING

The Chair laid before the House, on its second reading and passage to third reading,

S. B. No. 381, A bill to be entitled "An Act to amend Article 880, House Bill No. 111, Acts of the Second Called Session, Forty-fifth Legislature, relating to the use of dogs in the hunting or pursuing or taking of any deer in certain counties; and providing for a penalty."

The bill was read second time, and was passed to third reading.

SENATE BILL NO. 392 ON SECOND
READING

The Chair laid before the House, on its second reading and passage to third reading,

S. B. No. 392, A bill to be entitled "An Act authorizing cities eligible under the terms of this Act to fund certain indebtedness outstanding on January 1, 1939; prescribing the method and procedure for issuance of funding bonds and warrants; validating such outstanding indebtedness not in litigation at the time this Act becomes effective; providing that this Act shall be cumulative of all other Acts but that its provisions shall prevail in the event of conflict with other laws; enacting provisions incident to and relating to the subject, and declaring an emergency."

The bill was read second time, and was passed to third reading.

SENATE BILL NO. 420 ON SECOND
READING

The Chair laid before the House, on its second reading and passage to third reading,

S. B. No. 420, A bill to be entitled "An Act prescribing the method for the annexation of unoccupied territory contiguous and adjacent to the city limits of certain incorporated cities or towns, on petition of the owners of such territory, etc., and declaring an emergency."

The bill was read second time, and was passed to third reading.

SENATE BILL NO. 421 ON SECOND
READING

The Chair laid before the House, on its second reading and passage to third reading,

S. B. No. 421, A bill to be entitled "An Act to amend Article 1323 of Revised Civil Statutes of 1925, as amended by House Bill No. 626, Chapter 235, Acts of the Regular Session of the Fortieth Legislature, as amended by Senate Bill No. 129, Acts of the Regular Session of the Forty-sixth Legislature, so as to provide for the length of terms which directors may be elected to and serve for corporations formed under Subdivision 7 of Chapter 1, Title 32, Revised Civil Statutes of 1925, repealing all laws in conflict herewith, and declaring an emergency."

The bill was read second time, and was passed to third reading.

SENATE BILL NO. 425 ON SECOND READING

The Chair laid before the House, on its second reading and passage to third reading,

S. B. No. 425, A bill to be entitled "An Act amending Article 2940, Chapter 3, Title 50 of the Revised Civil Statutes of 1925 so as to provide that no one shall act as chairman or as member of any District, County or City Executive Committee, who has not paid his poll tax, or who holds any office of profit or trust in either the United States or this State, or in any city or town in this State; omitting the State or National Executive Committees; repealing all laws in conflict, and declaring an emergency."

The bill was read second time, and was passed to third reading.

SENATE BILL NO. 426 ON SECOND READING

The Chair laid before the House, on its second reading and passage to third reading,

S. B. No. 426, A bill to be entitled "An Act to amend Article 5885 of the Revised Civil Statutes of Texas, 1925, so as to define the assistance which counties, cities and towns may render to the National Guard, validating certain donations heretofore made, and declaring an emergency."

The bill was read second time, and was passed to third reading.

SENATE BILL NO. 434 ON SECOND READING

The Chair laid before the House, on its second reading and passage to third reading,

S. B. No. 434, A bill to be entitled "An Act authorizing the Board of Control and Governor to execute deed and effect sale and transfer of one-half ($\frac{1}{2}$) acre of land in Upshur County, Texas; describing said land by metes and bounds; providing for deed and mode and manner of executing same; providing for consideration of said deed, and declaring an emergency."

The bill was read second time, and was passed to third reading.

SENATE BILL NO. 187 ON SECOND READING

The Chair laid before the House, on its second reading and passage to third reading,

S. B. No. 187, A bill to be entitled "An Act providing that the salary and expenses of the official Court Reporter in each Judicial District in this State having four (4) or more counties, and having a population in excess of one hundred seven thousand, five hundred (107,500), etc., be paid out of the Jury Fund, and declaring an emergency."

The bill was read second time.

Mr. Hardeman offered the following amendment to the bill:

Amend Senate Bill No. 187, by striking out the words "or any future" in Section 1.

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

Senate Bill No. 187 was then passed to third reading.

SENATE BILL NO. 428 ON THIRD READING

Mr. Johnson of Tarrant moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 428 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—136

Allen	Baker
Allison	of Fort Bend
Alsup	Baker of Grayson
Anderson	Bell
Bailey	Blankenship

Boethel	Kennedy
Bond	Kern
Boyd	Kerr
Boyer	Kersey
Bradbury	Kinard
Bradford	King
Bray	Langdon
Bridgers	Lehman
Broadfoot	Leonard
Brown of Cherokee	Little
Brown	Lock
of Nacogdoches	Loggins
Bundy	London
Burkett	Mays
Burney	McAlister
Cauthorn	McDaniel
Celaya	McDonald
Chambers	McMurry
Clark	McNamara
Cleveland	Mohrmann
Cockrell	Monkhouse
Coleman	Montgomery
Colson, Mrs.	Morris
Cornett	Newell
Corry	Nicholson
Crossley	Oliver
Daniel	Pace
Davis of Jasper	Petsch
Davis of Upshur	Pevehouse
Dean	Piner
Derden	Pope
Dickson	Reader of Erath
Donaghey	Reaves
Dwyer	Reed
Faulkner	Rhodes
Felty	Riviere
Ferguson	Roach
Fielden	Roberts
Fuchs	Robinson
Galbreath	Russell
Gilmer	Segrist
Gordon, Mrs.	Shell
Hale	Skiles
Hamilton	Smith of Frio
Hankamer	Smith of Hopkins
Hardeman	Smith
Hardin	of Matagorda
Harp	Spencer
Harper	Stinson
Harrell of Bastrop	Stoll
Harrell of Lamar	Talbert
Harris	Tarwater
Hartzog	Taylor
Heflin	Tennant
Holland	Thornberry
Howard	Turner
Howington	Vint
Hull	Voigt
Hunt	Weldon
Isaacks	Wells
Johnson of Ellis	Westbrook
Johnson of Tarrant	Wilson
Keith	Winfree

Wood
Worley

Wright

Absent

Dickison	Reader of Bexar
Goodman	Thornton
Leyendecker	Waggoner
McFarland	White
Ragsdale	

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

The Chair then laid Senate Bill No. 428 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—136

Allen	Donaghey
Allison	Dwyer
Alsup	Faulkner
Anderson	Felty
Bailey	Ferguson
Baker	Fielden
of Fort Bend	Fuchs
Baker of Grayson	Galbreath
Bell	Gilmer
Blankenship	Gordon, Mrs.
Boethel	Hale
Bond	Hamilton
Boyd	Hankamer
Boyer	Hardeman
Bradbury	Hardin
Bradford	Harp
Bray	Harper
Bridgers	Harrell of Bastrop
Broadfoot	Harrell of Lamar
Brown of Cherokee	Harris
Brown	Hartzog
of Nacogdoches	Heflin
Bundy	Holland
Burkett	Howard
Burney	Howington
Cauthorn	Hull
Celaya	Hunt
Chambers	Isaacks
Clark	Johnson of Ellis
Cleveland	Johnson of Tarrant
Cockrell	Keith
Coleman	Kennedy
Colson, Mrs.	Kern
Cornett	Kerr
Corry	Kersey
Crossley	Kinard
Daniel	King
Davis of Jasper	Langdon
Davis of Upshur	Lehman
Dean	Leonard
Derden	Little
Dickson	Lock

Loggins	Russell	Bundy	Leonard
London	Segrist	Burkett	Little
Mays	Shell	Burney	Lock
McAlister	Skiles	Cauthorn	Loggins
McDaniel	Smith of Frio	Celaya	London
McDonald	Smith of Hopkins	Chambers	Mays
McMurry	Smith	Clark	McAlister
McNamara	of Matagorda	Cleveland	McDaniel
Mohrmann	Spencer	Cockrell	McDonald
Monkhouse	Stinson	Coleman	McMurry
Montgomery	Stoll	Colquitt	McNamara
Morris	Talbert	Colson, Mrs.	Mohrmann
Newell	Tarwater	Corry	Monkhouse
Nicholson	Taylor	Crossley	Montgomery
Oliver	Tennant	Daniel	Morris
Pace	Thornberry	Davis of Jasper	Newell
Petsch	Turner	Davis of Upshur	Nicholson
Pevehouse	Vint	Dean	Oliver
Piner	Voigt	Derden	Pace
Pope	Weldon	Dickson	Petsch
Reader of Erath	Wells	Donaghey	Pevehouse
Reaves	Westbrook	Dwyer	Piner
Reed	Wilson	Faulkner	Pope
Rhodes	Winfree	Felty	Reader of Erath
Riviere	Wood	Ferguson	Reaves
Roach	Worley	Fielden	Reed
Roberts	Wright	Fuchs	Rhodes
Robinson		Galbreath	Riviere
	Absent	Gilmer	Roach
Dickison	Reader of Bexar	Gordon, Mrs.	Roberts
Goodman	Thornton	Hale	Robinson
Leyendecker	Waggoner	Hamilton	Russell
McFarland	White	Hankamer	Segrist
Ragsdale		Hardeman	Shell
	Absent—Excused	Hardin	Skiles
Colquitt	Schuenemann	Harp	Smith of Frio
Dowell	Vale	Harper	Smith of Hopkins
		Harrell of Bastrop	Smith
HOUSE BILL NO. 981 ON THIRD		Harrell of Lamar	of Matagorda
READING		Harris	Spencer
Mr. Bailey moved that the consti-		Hartzog	Stinson
tutional rule, requiring bills to be		Heflin	Stoll
read on three several days, be sus-		Holland	Talbert
pended, and that House Bill No. 981		Howard	Tarwater
be placed on its third reading and		Howington	Taylor
final passage.		Hull	Tennant
The motion prevailed by the fol-		Hunt	Thornberry
lowing vote:		Isaacks	Turner
	Yeas—136	Johnson of Ellis	Vint
		Johnson of Tarrant	Voigt
Allen	Bond	Keith	Weldon
Allison	Boyd	Kennedy	Wells
Alsup	Boyer	Kern	Westbrook
Anderson	Bradbury	Kerr	Wilson
Bailey	Bradford	Kersey	Winfree
Baker	Bray	Kinard	Wood
of Fort Bend	Bridgers	King	Worley
Baker of Grayson	Broadfoot	Langdon	Wright
Bell	Brown of Cherokee	Lehman	
Blankenship	Brown		Absent
Boethel	of Nacogdoches	Dickison	Leyendecker
		Goodman	McFarland

Ragsdale	Waggoner
Reader of Bexar	White
Thornton	
Absent—Excused	
Cornett	Schuenemann
Dowell	Vale

The Chair then laid House Bill No. 981 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—136

Allen	Fuchs
Allison	Galbreath
Alsup	Gilmer
Anderson	Gordon, Mrs.
Bailey	Hale
Baker	Hamilton
of Fort Bend	Hankamer
Baker of Grayson	Hardeman
Bell	Hardin
Blankenship	Harp
Boethel	Harper
Bond	Harrell of Bastrop
Boyd	Harrell of Lamar
Boyer	Harris
Bradbury	Hartzog
Bradford	Heflin
Bray	Holland
Bridgers	Howard
Broadfoot	Howington
Brown of Cherokee	Hull
Brown	Hunt
of Nacogdoches	Isaacks
Bundy	Johnson of Ellis
Burkett	Johnson of Tarrant
Burney	Keith
Cauthorn	Kennedy
Celaya	Kern
Chambers	Kerr
Clark	Kersey
Cleveland	Kinard
Cockrell	King
Coleman	Langdon
Colson, Mrs.	Lehman
Cornett	Leonard
Corry	Little
Crossley	Lock
Daniel	Loggins
Davis of Jasper	London
Davis of Upshur	Mays
Dean	McAlister
Derden	McDaniel
Dickson	McDonald
Donaghey	McMurry
Dwyer	McNamara
Faulkner	Mohrmann
Felty	Monkhouse
Ferguson	Montgomery
Fielden	Morris

Newell	Smith
Nicholson	of Matagorda
Oliver	Spencer
Pace	Stinson
Petsch	Stoll
Pevehouse	Talbert
Piner	Tarwater
Pope	Taylor
Reader of Erath	Tennant
Reaves	Thornberry
Reed	Turner
Rhodes	Vint
Riviere	Voigt
Roach	Weldon
Roberts	Wells
Robinson	Westbrook
Russell	Wilson
Segrist	Winfree
Shell	Wood
Skiles	Worley
Smith of Frio	Wright
Smith of Hopkins	

Absent

Dickison	Reader of Bexar
Goodman	Thornton
McFarland	Waggoner
Leyendecker	White
Ragsdale	

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

HOUSE BILL NO. 987 ON THIRD READING

Mr. Pevehouse moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 987 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—136

Allen	Bray
Allison	Bridgers
Alsup	Broadfoot
Anderson	Brown of Cherokee
Bailey	Brown
Baker	of Nacogdoches
of Fort Bend	Bundy
Baker of Grayson	Burkett
Bell	Burney
Blankenship	Cauthorn
Boethel	Celaya
Bond	Chambers
Boyd	Clark
Boyer	Cleveland
Bradbury	Cockrell
Bradford	Coleman

Colson, Mrs.	Mays
Cornett	McAlister
Corry	McDaniel
Crossley	McDonald
Daniel	McMurry
Davis of Jasper	McNamara
Davis of Upshur	Mohrmann
Dean	Monkhouse
Derden	Montgomery
Dickson	Morris
Donaghey	Newell
Dwyer	Nicholson
Faulkner	Oliver
Felty	Pace
Ferguson	Petsch
Fielden	Pevehouse
Fuchs	Piner
Galbreath	Pope
Gilmer	Reader of Erath
Gordon, Mrs.	Reaves
Hale	Reed
Hamilton	Rhodes
Hankamer	Riviere
Hardeman	Roach
Hardin	Roberts
Harp	Robinson
Harper	Russell
Harrell of Bastrop	Segrist
Harrell of Lamar	Shell
Harris	Skiles
Hartzog	Smith of Frio
Heflin	Smith of Hopkins
Holland	Smith
Howard	of Matagorda
Howington	Spencer
Hull	Stinson
Hunt	Stoll
Isaacks	Talbert
Johnson of Ellis	Tarwater
Johnson of Tarrant	Taylor
Keith	Tennant
Kennedy	Thornberry
Kern	Turner
Kerr	Vint
Kersey	Voigt
Kinard	Weldon
King	Wells
Langdon	Westbrook
Lehman	Wilson
Leonard	Winfree
Little	Wood
Lock	Worley
Loggins	Wright
London	

Absent

Dickison	Reader of Bexar
Goodman	Thornton
Leyendecker	Waggoner
McFarland	White
Ragsdale	

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

The Chair then laid House Bill No. 987 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—136

Allen	Hardin
Allison	Harp
Alsup	Harper
Anderson	Harrell of Bastrop
Bailey	Harrell of Lamar
Baker	Harris
of Fort Bend	Hartzog
Baker of Grayson	Heflin
Bell	Holland
Blankenship	Howard
Boethel	Howington
Bond	Hull
Boyd	Hunt
Boyer	Isaacks
Bradbury	Johnson of Ellis
Bradford	Johnson of Tarrant
Bray	Keith
Bridgers	Kennedy
Broadfoot	Kern
Brown of Cherokee	Kerr
Brown	Kersey
of Nacogdoches	Kinard
Bundy	King
Burkett	Langdon
Burney	Lehman
Cauthorn	Leonard
Celaya	Little
Chambers	Lock
Clark	Loggins
Cleveland	London
Cockrell	Mays
Coleman	McAlister
Colquitt	McDaniel
Colson, Mrs.	McDonald
Corry	McMurry
Crossley	McNamara
Daniel	Mohrmann
Davis of Jasper	Monkhouse
Davis of Upshur	Montgomery
Dean	Morris
Derden	Newell
Dickson	Nicholson
Donaghey	Oliver
Dwyer	Pace
Faulkner	Petsch
Felty	Pevehouse
Ferguson	Piner
Fielden	Pope
Fuchs	Reader of Erath
Galbreath	Reaves
Gilmer	Reed
Gordon, Mrs.	Rhodes
Hale	Riviere
Hamilton	Roach
Hankamer	Roberts
Hardeman	Robinson

Russell
Segrist
Shell
Skiles
Smith of Frio
Smith of Hopkins
Smith
of Matagorda
Spencer
Stinson
Stoll
Talbert
Tarwater
Taylor

Tennant
Thornberry
Turner
Vint
Voigt
Weldon
Wells
Westbrook
Wilson
Winfree
Wood
Worley
Wright

Absent

Dickison
Goodman
Leyendecker
McFarland
Ragsdale

Reader of Bexar
Thornton
Waggoner
White

Absent—Excused

Cornett
Dowell

Schuenemann
Vale

HOUSE BILL NO. 988 ON THIRD READING

Mr. Riviere moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 988 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—135

Allen	Celaya
Allison	Chambers
Alsup	Clark
Anderson	Cleveland
Bailey	Cockrell
Baker	Coleman
of Fort Bend	Colquitt
Baker of Grayson	Colson, Mrs.
Bell	Corry
Blankenship	Crossley
Boethel	Daniel
Bond	Davis of Jasper
Boyd	Davis of Upshur
Boyer	Dean
Bradbury	Derden
Bradford	Dickson
Bridgers	Donaghey
Broadfoot	Dwyer
Brown of Cherokee	Faulkner
Brown	Felty
of Nacogdoches	Ferguson
Bundy	Fielden
Burkett	Fuchs
Burney	Galbreath
Cauthorn	Gilmer

Gordon, Mrs.
Hale
Hamilton
Hankamer
Hardeman
Hardin
Harp
Harper
Harrell of Bastrop
Harrell of Lamar
Harris
Hartzog
Heflin
Holland
Howard
Howington
Hull
Hunt
Isaacks
Johnson of Ellis
Johnson of Tarrant
Keith
Kennedy
Kern
Kerr
Kersey
Kinard
King
Langdon
Lehman
Leonard
Little
Lock
Loggins
London
Mays
McAlister
McDaniel
McDonald
McMurry
McNamara
Mohrmann
Monkhouse
Montgomery

Morris
Newell
Nicholson
Oliver
Pace
Petsch
Pevehouse
Piner
Pope
Reader of Erath
Reaves
Reed
Rhodes
Riviere
Roach
Roberts
Robinson
Russell
Segrist
Shell
Skiles
Smith of Frio
Smith of Hopkins
Smith
of Matagorda
Spencer
Stinson
Stoll
Talbert
Tarwater
Taylor
Tennant
Thornberry
Turner
Vint
Voigt
Weldon
Wells
Westbrook
Wilson
Winfree
Wood
Worley
Wright

Nays—1

Bray

Absent

Dickison	Reader of Bexar
Goodman	Thornton
Leyendecker	Waggoner
McFarland	White
Ragsdale	

Absent—Excused

Cornett	Schuenemann
Dowell	Vale

The Chair then laid House Bill No. 988 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—135

Allen	Harrell of Bastrop
Allison	Harrell of Lamar
Alsup	Harris
Anderson	Hartzog
Bailey	Heflin
Baker	Holland
of Fort Bend	Howard
Baker of Grayson	Howington
Bell	Hull
Blankenship	Hunt
Boethel	Isaacks
Bond	Johnson of Ellis
Boyd	Johnson of Tarrant
Boyer	Keith
Bradbury	Kennedy
Bradford	Kern
Bridgers	Kerr
Broadfoot	Kersey
Brown of Cherokee	Kinard
Brown	King
of Nacogdoches	Langdon
Bundy	Lehman
Burkett	Leonard
Burney	Little
Cauthorn	Lock
Celaya	Loggins
Chambers	London
Clark	Mays
Cleveland	McAlister
Cockrell	McDaniel
Coleman	McDonald
Colson, Mrs.	McMurry
Cornett	McNamara
Corry	Mohrmann
Crossley	Monkhouse
Daniel	Montgomery
Davis of Jasper	Morris
Davis of Upshur	Newell
Dean	Nicholson
Derden	Oliver
Dickson	Pace
Donaghey	Petsch
Dwyer	Pevhouse
Faulkner	Piner
Felty	Pope
Ferguson	Reader of Erath
Fielden	Reaves
Fuchs	Reed
Galbreath	Rhodes
Gilmer	Riviere
Gordon, Mrs.	Roach
Hale	Roberts
Hamilton	Robinson
Hankamer	Russell
Hardeman	Segrist
Hardin	Shell
Harp	Skiles
Harper	Smith of Frio

Smith of Hopkins	Turner
Smith	Vint
of Matagorda	Voigt
Spencer	Weldon
Stinson	Wells
Stoll	Westbrook
Talbert	Wilson
Tarwater	Winfree
Taylor	Wood
Tennant	Worley
Thornberry	Wright

Nays—1

Bray

Absent

Dickison	Reader of Bexar
Goodman	Thornton
Leyendecker	Waggoner
McFarland	White
Ragsdale	

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

HOUSE BILL NO. 989 ON THIRD READING

Mr. Isaacks moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 989 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—136

Allen	Burney
Allison	Cauthorn
Alsup	Celaya
Anderson	Chambers
Bailey	Clark
Baker	Cleveland
of Fort Bend	Cockrell
Baker of Grayson	Coleman
Bell	Colson, Mrs.
Blankenship	Cornett
Boethel	Corry
Bond	Crossley
Boyd	Daniel
Boyer	Davis of Jasper
Bradbury	Davis of Upshur
Bradford	Dean
Bray	Derden
Bridgers	Dickson
Broadfoot	Donaghey
Brown of Cherokee	Dwyer
Brown	Faulkner
of Nacogdoches	Felty
Bundy	Ferguson
Burkett	Fielden

		Yeas—136	
Fuchs	Montgomery	Allen	Hartzog
Galbreath	Morris	Allison	Heflin
Gilmer	Newell	Alsup	Holland
Gordon, Mrs.	Nicholson	Anderson	Howard
Hale	Oliver	Bailey	Howington
Hamilton	Pace	Baker	Hull
Hankamer	Petsch	of Fort Bend	Hunt
Hardeman	Pevehouse	Baker of Grayson	Isaacks
Hardin	Piner	Bell	Johnson of Ellis
Harp	Pope	Blankenship	Johnson of Tarrant
Harper	Reader of Erath	Boethel	Keith
Harrell of Bastrop	Reaves	Bond	Kennedy
Harrell of Lamar	Reed	Boyd	Kern
Harris	Rhodes	Boyer	Kerr
Hartzog	Riviere	Bradbury	Kersey
Heflin	Roach	Bradford	Kinard
Holland	Roberts	Bray	King
Howard	Robinson	Bridgers	Langdon
Howington	Russell	Broadfoot	Lehman
Hull	Segrist	Brown of Cherokee	Leonard
Hunt	Shell	Brown	Little
Isaacks	Skiles	of Nacogdoches	Lock
Johnson of Ellis	Smith of Frio	Bundy	Loggins
Johnson of Tarrant	Smith of Hopkins	Burkett	London
Keith	Smith	Burney	Mays
Kennedy	of Matagorda	Cauthorn	McAlister
Kern	Spencer	Celaya	McDaniel
Kerr	Stinson	Chambers	McDonald
Kersey	Stoll	Clark	McMurry
Kinard	Talbert	Cleveland	McNamara
King	Tarwater	Cockrell	Mohrmann
Langdon	Taylor	Coleman	Monkhous
Lehman	Tennant	Colson, Mrs.	Montgomery
Leonard	Thornberry	Cornett	Morris
Little	Turner	Corry	Newell
Lock	Vint	Crossley	Nicholson
Loggins	Voigt	Daniel	Oliver
London	Weldon	Davis of Jasper	Pace
Mays	Wells	Davis of Upshur	Petsch
McAlister	Westbrook	Dean	Pevehouse
McDaniel	Wilson	Derden	Piner
McDonald	Winfree	Dickson	Pope
McMurry	Wood	Donaghey	Reader of Erath
McNamara	Worley	Dwyer	Reaves
Mohrmann	Wright	Faulkner	Reed
Monkhous		Felty	Rhodes
	Absent	Ferguson	Riviere
Dickison	Reader of Bexar	Fielden	Roach
Goodman	Thornton	Fuchs	Roberts
Leyendecker	Waggoner	Galbreath	Robinson
McFarland	White	Gilmer	Russell
Ragsdale		Gordon, Mrs.	Segrist
		Hale	Shell
		Hamilton	Skiles
		Hankamer	Smith of Frio
		Hardeman	Smith of Hopkins
		Hardin	Smith
		Harp	of Matagorda
		Harper	Spencer
		Harrell of Bastrop	Stinson
		Harrell of Lamar	Stoll
		Harris	Talbert

The Chair then laid House Bill No. 989 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Tarwater
Taylor
Tennant
Thornberry
Vint
Turner
Voigt
Weldon

Wells
Westbrook
Wilson
Winfree
Wood
Worley
Wright

Absent

Dickison
Goodman
Leyendecker
McFarland
Ragsdale

Reader of Bexar
Thornton
Waggoner
White

Absent—Excused

Colquitt
Dowell

Schuenemann
Vale

HOUSE BILL NO. 991 ON THIRD READING

Mr. Davis of Upshur moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 991 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—136

Allen
Allison
Alsup
Anderson
Bailey
Baker
of Fort Bend
Baker of Grayson
Bell
Blankenship
Boethel
Bond
Boyd
Boyer
Bradbury
Bradford
Bray
Bridgers
Broadfoot
Brown of Cherokee
Brown
of Nacogdoches
Bundy
Burkett
Burney
Cauthorn
Celaya
Chambers
Clark
Cleveland
Cockrell

Coleman
Colson, Mrs.
Cornett
Corry
Crossley
Daniel
Davis of Jasper
Davis of Upshur
Dean
Derden
Dickson
Donaghey
Dwyer
Faulkner
Felty
Ferguson
Fielden
Fuchs
Galbreath
Gilmer
Gordon, Mrs.
Hale
Hamilton
Hankamer
Hardeman
Hardin
Harp
Harper
Harrell of Bastrop
Harrell of Lamar
Harris

Hartzog
Heflin
Holland
Howard
Howington
Hull
Hunt
Isaacks
Johnson of Ellis
Johnson of Tarrant
Keith
Kennedy
Kern
Kerr
Kersey
Kinard
King
Langdon
Lehman
Leonard
Little
Lock
Loggins
London
Mays
McAlister
McDaniel
McDonald
McMurry
McNamara
Mohrmann
Monkhouse
Montgomery
Morris
Newell
Nicholson
Oliver
Pace
Petsch

Pevehouse
Piner
Pope
Reader of Erath
Reaves
Reed
Rhodes
Riviere
Roach
Roberts
Robinson
Russell
Segrist
Shell
Skiles
Smith of Frio
Smith of Hopkins
Smith
of Matagorda
Spencer
Stinson
Stoll
Talbert
Tarwater
Taylor
Tennant
Thornberry
Turner
Vint
Voigt
Weldon
Wells
Westbrook
Wilson
Winfree
Wood
Worley
Wright

Absent

Dickison
Goodman
Leyendecker
McFarland
Ragsdale

Reader of Bexar
Thornton
Waggoner
White

Absent—Excused

Colquitt
Dowell

Schuenemann
Vale

The Chair then laid House Bill No. 991 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—136

Allen
Allison
Alsup
Anderson
Bailey

Baker
of Fort Bend
Baker of Grayson
Bell
Blankenship

Boethel	Kennedy
Bond	Kern
Boyd	Kerr
Boyer	Kersey
Bradbury	Kinard
Bradford	King
Bray	Langdon
Bridgers	Lehman
Broadfoot	Leonard
Brown of Cherokee	Little
Brown	Lock
of Nacogdoches	Loggins
Bundy	London
Burkett	Mays
Burney	McAlister
Cauthorn	McDaniel
Celaya	McDonald
Chambers	McMurry
Clark	McNamara
Cleveland	Mohrmann
Cockrell	Monkhouse
Coleman	Montgomery
Colson, Mrs.	Morris
Cornett	Newell
Corry	Nicholson
Crossley	Oliver
Daniel	Pace
Davis of Jasper	Petsch
Davis of Upshur	Pevehouse
Dean	Piner
Derden	Pope
Dickson	Reader of Erath
Donaghey	Reaves
Dwyer	Reed
Faulkner	Rhodes
Felty	Riviere
Ferguson	Roach
Fielden	Roberts
Fuchs	Robinson
Galbreath	Russell
Gilmer	Segrist
Gordon, Mrs.	Shell
Hale	Skiles
Hamilton	Smith of Frio
Hankamer	Smith of Hopkins
Hardeman	Smith
Hardin	of Matagorda
Harp	Spencer
Harper	Stinson
Harrell of Bastrop	Stoll
Harrell of Lamar	Talbert
Harris	Tarwater
Hartzog	Taylor
Heflin	Tennant
Holland	Thornberry
Howard	Turner
Howington	Vint
Hull	Voigt
Hunt	Weldon
Isaacks	Wells
Johnson of Ellis	Westbrook
Johnson of Tarrant	Wilson
Keith	Winfree

Wood
Worley

Wright

Absent

Dickison
Goodman
Leyendecker
McFarland
Ragsdale

Reader of Bexar
Thornton
Waggoner
White

Absent—Excused

Colquitt
Dowell

Schuenemann
Vale

HOUSE BILL NO. 996 ON THIRD READING

Mr. Gilmer moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 996 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—136

Allen
Allison
Alsup
Anderson
Bailey
Baker
of Fort Bend
Baker of Grayson
Bell
Blankenship
Boethel
Bond
Boyd
Boyer
Bradbury
Bradford
Bray
Bridgers
Broadfoot
Brown of Cherokee
Brown
of Nacogdoches
Bundy
Burkett
Burney
Cauthorn
Celaya
Chambers
Clark
Cleveland
Cockrell
Coleman
Colson, Mrs.
Cornett
Corry
Crossley

Daniel
Davis of Jasper
Davis of Upshur
Dean
Derden
Dickson
Donaghey
Dwyer
Faulkner
Felty
Ferguson
Fielden
Fuchs
Galbreath
Gilmer
Gordon, Mrs.
Hale
Hamilton
Hankamer
Hardeman
Hardin
Harp
Harper
Harrell of Bastrop
Harrell of Lamar
Harris
Hartzog
Heflin
Holland
Howard
Howington
Hull
Hunt
Isaacks
Johnson of Ellis
Johnson of Tarrant

Keith	Reed	Brown	Lehman
Kennedy	Rhodes	of Nacogdoches	Leonard
Kern	Riviere	Bundy	Little
Kerr	Roach	Burkett	Lock
Kersey	Roberts	Burney	Loggins
Kinard	Robinson	Cauthorn	London
King	Russell	Celaya	Mays
Langdon	Segrist	Chambers	McAlister
Lehman	Shell	Clark	McDaniel
Leonard	Skiles	Cleveland	McDonald
Little	Smith of Frio	Cockrell	McMurry
Lock	Smith of Hopkins	Coleman	McNamara
Loggins	Smith	Colson, Mrs.	Mohrmann
London	of Matagorda	Cornett	Monkhouse
Mays	Spencer	Corry	Montgomery
McAlister	Stinson	Crossley	Morris
McDaniel	Stoll	Daniel	Newell
McDonald	Talbert	Davis of Jasper	Nicholson
McMurry	Tarwater	Davis of Upshur	Oliver
McNamara	Taylor	Dean	Pace
Mohrmann	Tennant	Derden	Petsch
Monkhouse	Thornberry	Dickson	Pevehouse
Montgomery	Turner	Donaghey	Piner
Morris	Vint	Dwyer	Pope
Newell	Voigt	Faulkner	Reader of Erath
Nicholson	Weldon	Felty	Reaves
Oliver	Wells	Ferguson	Reed
Pace	Westbrook	Fielden	Rhodes
Petsch	Wilson	Fuchs	Riviere
Pevehouse	Winfree	Galbreath	Roach
Piner	Wood	Gilmer	Roberts
Pope	Worley	Gordon, Mrs.	Robinson
Reader of Erath	Wright	Hale	Russell
Reaves		Hamilton	Segrist
	Absent	Hankamer	Shell
		Hardeman	Skiles
Dickison	Reader of Bexar	Hardin	Smith of Frio
Goodman	Thornton	Harp	Smith of Hopkins
Leyendecker	Waggoner	Harper	Smith
McFarland	White	Harrell of Bastrop	of Matagorda
Ragsdale		Harrell of Lamar	Spencer
	Absent—Excused	Harris	Stinson
		Hartzog	Stoll
Colquitt	Schuenemann	Heflin	Talbert
Dowell	Vale	Holland	Tarwater
		Howard	Taylor
		Howington	Tennant
		Hull	Thornberry
		Hunt	Turner
		Isaacks	Vint
		Johnson of Ellis	Voigt
		Johnson of Tarrant	Weldon
		Keith	Wells
		Kennedy	Westbrook
		Kern	Wilson
		Kerr	Winfree
		Kersey	Wood
		Kinard	Worley
		King	Wright
		Langdon	
			Absent
		Dickison	Leyendecker
		Goodman	McFarland

The Chair then laid House Bill No. 996 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—136

Allen	Boethel
Allison	Bond
Alsup	Boyd
Anderson	Boyer
Bailey	Bradbury
Baker	Bradford
of Fort Bend	Bray
Baker of Grayson	Bridgers
Bell	Broadfoot
Blankenship	Brown of Cherokee

Ragsdale
Reader of Bexar
Thornton

Waggoner
White

Absent—Excused

Colquitt
Dowell

Schuenemann
Vale

HOUSE BILL NO. 997 ON THIRD READING

Mr. Gilmer moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 997 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—136

Allen	Dwyer
Allison	Faulkner
Alsup	Felty
Anderson	Ferguson
Bailey	Fielden
Baker	Fuchs
of Fort Bend	Galbreath
Baker of Grayson	Gilmer
Bell	Gordon, Mrs.
Blankenship	Hale
Boethel	Hamilton
Bond	Hankamer
Boyd	Hardeman
Boyer	Hardin
Bradbury	Harp
Bradford	Harper
Bray	Harrell of Bastrop
Bridgers	Harrell of Lamar
Broadfoot	Harris
Brown of Cherokee	Hartzog
Brown	Heflin
of Nacogdoches	Holland
Bundy	Howard
Burkett	Howington
Burney	Hull
Cauthorn	Hunt
Celaya	Isaacks
Chambers	Johnson of Ellis
Clark	Johnson of Tarrant
Cleveland	Keith
Cockrell	Kennedy
Coleman	Kern
Colquitt	Kerr
Colson, Mrs.	Kersey
Corry	Kinard
Crossley	King
Daniel	Langdon
Davis of Jasper	Lehman
Davis of Upshur	Leonard
Dean	Little
Derden	Lock
Dickson	Loggins
Donaghey	London

Mays
McAlister
McDaniel
McDonald
McMurry
McNamara
Mohrmann
Monkhouse
Montgomery
Morris
Newell
Nicholson
Oliver
Pace
Petsch
Pevehouse
Piner
Pope
Reader of Erath
Reaves
Reed
Rhodes
Riviere
Roach
Roberts
Robinson
Russell

Segrist
Shell
Skiles
Smith of Frio
Smith of Hopkins
Smith
of Matagorda
Spencer
Stinson
Stoll
Talbert
Tarwater
Taylor
Tennant
Thornberry
Turner
Vint
Voigt
Weldon
Wells
Westbrook
Wilson
Winfree
Wood
Worley
Wright

Absent

Dickison	Reader of Bexar
Goodman	Thornton
Leyendecker	Waggoner
McFarland	White
Ragsdale	

Absent—Excused

Cornett	Schuenemann
Dowell	Vale

The Chair then laid House Bill No. 997 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—136

Allen	Bridgers
Allison	Broadfoot
Alsup	Brown of Cherokee
Anderson	Brown
Bailey	of Nacogdoches
Baker	Bundy
of Fort Bend	Burkett
Baker of Grayson	Burney
Bell	Cauthorn
Blankenship	Celaya
Boethel	Chambers
Bond	Clark
Boyd	Cleveland
Boyer	Cockrell
Bradbury	Coleman
Bradford	Colson, Mrs.
Bray	Cornett

Corry	McAlister
Crossley	McDaniel
Daniel	McDonald
Davis of Jasper	McMurry
Davis of Upshur	McNamara
Dean	Mohrmann
Derden	Monkhouse
Dickson	Montgomery
Donaghey	Morris
Dwyer	Newell
Faulkner	Nicholson
Felty	Oliver
Ferguson	Pace
Fielden	Petsch
Fuchs	Pevehouse
Galbreath	Piner
Gilmer	Pope
Gordon, Mrs.	Reader of Erath
Hale	Reaves
Hamilton	Reed
Hankamer	Rhodes
Hardeman	Riviere
Hardin	Roach
Harp	Roberts
Harper	Robinson
Harrell of Bastrop	Russell
Harrell of Lamar	Segrist
Harris	Shell
Hartzog	Skiles
Heflin	Smith of Frio
Holland	Smith of Hopkins
Howard	Smith
Howington	of Matagorda
Hull	Spencer
Hunt	Stinson
Isaacks	Stoll
Johnson of Ellis	Talbert
Johnson of Tarrant	Tarwater
Keith	Taylor
Kennedy	Tennant
Kern	Thornberry
Kerr	Turner
Kersey	Vint
Kinard	Voigt
King	Weldon
Langdon	Wells
Lehman	Westbrook
Leonard	Wilson
Little	Winfree
Lock	Wood
Loggins	Worley
London	Wright
Mays	

Absent

Dickison	Reader of Bexar
Goodman	Thornton
Leyendecker	Waggoner
McFarland	White
Ragsdale	

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

HOUSE BILL NO. 1000 ON THIRD READING

Mr. Gilmer moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House bill No. 1000 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—136

Allen	Gilmer
Allison	Gordon, Mrs.
Alsup	Hale
Anderson	Hamilton
Bailey	Hankamer
Baker	Hardeman
of Fort Bend	Hardin
Baker of Grayson	Harp
Bell	Harper
Blankenship	Harrell of Bastrop
Boethel	Harrell of Lamar
Bond	Harris
Boyd	Hartzog
Boyer	Heflin
Bradbury	Holland
Bradford	Howard
Bray	Howington
Bridgers	Hull
Broadfoot	Hunt
Brown of Cherokee	Isaacks
Brown	Johnson of Ellis
of Nacogdoches	Johnson of Tarrant
Bundy	Keith
Burkett	Kennedy
Burney	Kern
Cauthorn	Kerr
Celaya	Kersey
Chambers	Kinard
Clark	King
Cleveland	Langdon
Cockrell	Lehman
Coleman	Leonard
Colson, Mrs.	Little
Cornett	Lock
Corry	Loggins
Crossley	London
Daniel	Mays
Davis of Jasper	McAlister
Davis of Upshur	McDaniel
Dean	McDonald
Derden	McMurry
Dickson	McNamara
Donaghey	Mohrmann
Dwyer	Monkhouse
Faulkner	Montgomery
Felty	Morris
Ferguson	Newell
Fielden	Nicholson
Fuchs	Oliver
Galbreath	Pace

Petsch
 Pevehouse
 Piner
 Pope
 Reader of Erath
 Reaves
 Reed
 Rhodes
 Riviere
 Roach
 Roberts
 Robinson
 Russell
 Segrist
 Shell
 Skiles
 Smith of Frio
 Smith of Hopkins
 Smith
 of Matagorda

Spencer
 Stinson
 Stoll
 Talbert
 Tarwater
 Taylor
 Tennant
 Thornberry
 Turner
 Vint
 Voigt
 Weldon
 Wells
 Westbrook
 Wilson
 Winfree
 Wood
 Worley
 Wright

Absent

Dickison
 Goodman
 Leyendecker
 McFarland
 Ragsdale

Reader of Bexar
 Thornton
 Waggoner
 White

Absent—Excused

Colquitt
 Dowell

Schuenemann
 Vale

The Chair then laid House Bill No. 1000 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—136

Allen
 Allison
 Alsup
 Anderson
 Bailey
 Baker
 of Fort Bend
 Baker of Grayson
 Bell
 Blankenship
 Boethel
 Bond
 Boyd
 Boyer
 Bradbury
 Bradford
 Bray
 Bridgers
 Broadfoot
 Brown of Cherokee
 Brown
 of Nacogdoches
 Bundy
 Burkett

Burney
 Cauthorn
 Celaya
 Chambers
 Clark
 Cleveland
 Cockrell
 Coleman
 Colquitt
 Colson, Mrs.
 Corry
 Crossley
 Daniel
 Davis of Jasper
 Davis of Upshur
 Dean
 Derden
 Dickson
 Donaghey
 Dwyer
 Faulkner
 Felty
 Ferguson
 Fielden

Fuchs
 Galbreath
 Gilmer
 Gordon, Mrs.
 Hale
 Hamilton
 Hankamer
 Hardeman
 Hardin
 Harp
 Harper
 Harrell of Bastrop
 Harrell of Lamar
 Harris
 Hartzog
 Heflin
 Holland
 Howard
 Howington
 Hull
 Hunt
 Isaacks
 Johnson of Ellis
 Johnson of Tarrant
 Keith
 Kennedy
 Kern
 Kerr
 Kersey
 Kinard
 King
 Langdon
 Lehman
 Leonard
 Little
 Lock
 Loggins
 London
 Mays
 McAlister
 McDaniel
 McDonald
 McMurry
 McNamara
 Mohrmann
 Monkhouse

Montgomery
 Morris
 Newell
 Nicholson
 Oliver
 Pace
 Petsch
 Pevehouse
 Piner
 Pope
 Reader of Erath
 Reaves
 Reed
 Rhodes
 Riviere
 Roach
 Roberts
 Robinson
 Russell
 Segrist
 Shell
 Skiles
 Smith of Frio
 Smith of Hopkins
 Smith
 of Matagorda
 Spencer
 Stinson
 Stoll
 Talbert
 Tarwater
 Taylor
 Tennant
 Thornberry
 Turner
 Vint
 Voigt
 Weldon
 Wells
 Westbrook
 Wilson
 Winfree
 Wood
 Worley
 Wright

Absent

Dickison
 Goodman
 Leyendecker
 McFarland
 Ragsdale

Reader of Bexar
 Thornton
 Waggoner
 White

Absent—Excused

Colquitt
 Dowell

Schuenemann
 Vale

SENATE BILL NO. 24 ON THIRD READING

Mr. Hartzog moved that the constitutional rule, requiring bills to be read on three several days, be sus-

pending, and that Senate Bill No. 24 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—136

Allen	Hardin
Allison	Harp
Alsup	Harper
Anderson	Harrell of Bastrop
Bailey	Harrell of Lamar
Baker	Harris
of Fort Bend	Hartzog
Baker of Grayson	Heflin
Bell	Holland
Blankenship	Howard
Boethel	Howington
Bond	Hull
Boyd	Hunt
Boyer	Isaacks
Bradbury	Johnson of Ellis
Bradford	Johnson of Tarrant
Bray	Keith
Bridgers	Kennedy
Broadfoot	Kern
Brown of Cherokee	Kerr
Brown	Kersey
of Nacogdoches	Kinard
Bundy	King
Burkett	Langdon
Burney	Lehman
Cauthorn	Leonard
Celaya	Little
Chambers	Lock
Clark	Loggins
Cleveland	London
Cockrell	Mays
Coleman	McAlister
Colson, Mrs.	McDaniel
Cornett	McDonald
Corry	McMurry
Crossley	McNamara
Daniel	Mohrmann
Davis of Jasper	Monkhouse
Davis of Upshur	Montgomery
Dean	Morris
Derden	Newell
Dickson	Nicholson
Donaghey	Oliver
Dwyer	Pace
Faulkner	Petsch
Felty	Pevehouse
Ferguson	Piner
Fielden	Pope
Fuchs	Reader of Erath
Galbreath	Reaves
Gilmer	Reed
Gordon, Mrs.	Rhodes
Hale	Riviere
Hamilton	Roach
Hankamer	Roberts
Hardeman	Robinson

Russell	Tennant
Segrist	Thornberry
Shell	Turner
Skiles	Vint
Smith of Frio	Voigt
Smith of Hopkins	Weldon
Smith	Wells
of Matagorda	Westbrook
Spencer	Wilson
Stinson	Winfree
Stoll	Wood
Talbert	Worley
Tarwater	Wright
Taylor	

Absent

Dickison	Reader of Bexar
Goodman	Thornton
Leyendecker	Waggoner
McFarland	White
Ragsdale	

Absent—Excused

Cornett	Schuenemann
Dowell	Vale

The Chair then laid Senate Bill No. 24 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—136

Allen	Cockrell
Allison	Coleman
Alsup	Colson, Mrs.
Anderson	Cornett
Bailey	Corry
Baker	Crossley
of Fort Bend	Daniel
Baker of Grayson	Davis of Jasper
Bell	Davis of Upshur
Blankenship	Dean
Boethel	Derden
Bond	Dickson
Boyd	Donaghey
Boyer	Dwyer
Bradbury	Faulkner
Bradford	Felty
Bray	Ferguson
Bridgers	Fielden
Broadfoot	Fuchs
Brown of Cherokee	Galbreath
Brown	Gilmer
of Nacogdoches	Gordon, Mrs.
Bundy	Hale
Burkett	Hamilton
Burney	Hankamer
Cauthorn	Hardeman
Celaya	Hardin
Chambers	Harp
Clark	Harper
Cleveland	Harrell of Bastrop

Harrell of Lamar	Petsch	Yeas—135	
Harris	Pevehouse	Allen	Hartzog
Hartzog	Piner	Allison	Heflin
Heflin	Pope	Alsup	Holland
Holland	Reader of Erath	Anderson	Howard
Howard	Reaves	Bailey	Howington
Howington	Reed	Baker	Hull
Hull	Rhodes	of Fort Bend	Hunt
Hunt	Riviere	Baker of Grayson	Isaacks
Isaacks	Roach	Bell	Johnson of Ellis
Johnson of Ellis	Roberts	Blankenship	Johnson of Tarrant
Johnson of Tarrant	Robinson	Boethel	Keith
Keith	Russell	Bond	Kennedy
Kennedy	Segrist	Boyd	Kern
Kern	Shell	Boyer	Kerr
Kerr	Skiles	Bradbury	Kersey
Kersey	Smith of Frio	Bradford	Kinard
Kinard	Smith of Hopkins	Bridgers	King
King	Smith	Broadfoot	Langdon
Langdon	of Matagorda	Brown of Cherokee	Lehman
Lehman	Spencer	Brown	Leonard
Leonard	Stinson	of Nacogdoches	Little
Little	Stoll	Bundy	Lock
Lock	Talbert	Burkett	Loggins
Loggins	Tarwater	Burney	London
London	Taylor	Cauthorn	Mays
Mays	Tennant	Celaya	McAlister
McAlister	Thornberry	Chambers	McDaniel
McDaniel	Turner	Clark	McDonald
McDonald	Vint	Cleveland	McMurry
McMurry	Voigt	Cockrell	McNamara
McNamara	Weldon	Coleman	Mohrmann
Mohrmann	Wells	Colson, Mrs.	Monkhouse
Monkhouse	Westbrook	Cornett	Montgomery
Montgomery	Wilson	Corry	Morris
Morris	Winfree	Crossley	Newell
Newell	Wood	Daniel	Nicholson
Nicholson	Worley	Davis of Jasper	Oliver
Oliver	Wright	Davis of Upshur	Pace
Pace		Dean	Petsch
	Absent	Derden	Pevehouse
Dickison	Reader of Bexar	Dickson	Piner
Goodman	Thornton	Donaghey	Pope
Leyendecker	Waggoner	Dwyer	Reader of Erath
McFarland	White	Faulkner	Reaves
Ragsdale		Felty	Reed
	Absent—Excused	Ferguson	Rhodes
Colquitt	Schuenemann	Fielden	Riviere
Dowell	Vale	Fuchs	Roach
		Galbreath	Roberts
		Gilmer	Robinson
SENATE BILL NO. 154 ON THIRD		Gordon, Mrs.	Russell
READING		Hale	Segrist
Mr. Leonard moved that the con-		Hamilton	Shell
stitutional rule, requiring bills to be		Hankamer	Skiles
read on three several days, be sus-		Hardeman	Smith of Frio
sended, and that Senate Bill No. 154		Hardin	Smith of Hopkins
be placed on its third reading and		Harp	Smith
final passage.		Harper	of Matagorda
The motion prevailed by the fol-		Harrell of Bastrop	Spencer
lowing vote:		Harrell of Lamar	Stinson
		Harris	Stoll

Talbert	Weldon
Tarwater	Wells
Taylor	Westbrook
Tennant	Wilson
Thornberry	Winfree
Turner	Wood
Vint	Worley
Voigt	Wright

Nays—1

Bray

Absent

Dickison	Reader of Bexar
Goodman	Thornton
Leyendecker	Waggoner
McFarland	White
Ragsdale	

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

The Chair then laid Senate Bill No. 154 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—135

Allen	Corry
Allison	Crossley
Alsup	Daniel
Anderson	Davis of Jasper
Bailey	Davis of Upshur
Baker	Dean
of Fort Bend	Derden
Baker of Grayson	Dickson
Bell	Donaghey
Blankenship	Dwyer
Boethel	Faulkner
Bond	Felty
Boyd	Ferguson
Boyer	Fielden
Bradbury	Fuchs
Bradford	Galbreath
Bridgers	Gilmer
Broadfoot	Gordon, Mrs.
Brown of Cherokee	Hale
Brown	Hamilton
of Nacogdoches	Hankamer
Bundy	Hardeman
Burkett	Hardin
Burney	Harp
Cauthorn	Harper
Celaya	Harrell of Bastrop
Chambers	Harrell of Lamar
Clark	Harris
Cleveland	Hartzog
Cockrell	Heflin
Coleman	Holland
Colson, Mrs.	Howard
Cornett	Howington

Hull	Pope
Hunt	Reader of Erath
Isaacks	Reaves
Johnson of Ellis	Reed
Johnson of Tarrant	Rhodes
Keith	Riviere
Kennedy	Roach
Kern	Roberts
Kerr	Robinson
Kersey	Russell
Kinard	Segrist
King	Shell
Langdon	Skiles
Lehman	Smith of Frio
Leonard	Smith of Hopkins
Little	Smith
Lock	of Matagorda
Loggins	Spencer
London	Stinson
Mays	Stoll
McAlister	Talbert
McDaniel	Tarwater
McDonald	Taylor
McMurry	Tennant
McNamara	Thornberry
Mohrmann	Turner
Monkhouse	Vint
Montgomery	Voigt
Morris	Weldon
Newell	Wells
Nicholson	Westbrook
Oliver	Wilson
Pace	Winfree
Petsch	Wood
Pevehouse	Worley
Piner	Wright

Nays—1

Bray

Absent

Dickison	Reader of Bexar
Goodman	Thornton
Leyendecker	Waggoner
McFarland	White
Ragsdale	

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

SENATE BILL NO. 185 ON THIRD READING

Mr. Brown of Cherokee moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 185 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—136

Allen	Harrell of Lamar
Allison	Harris
Alsup	Hartzog
Anderson	Heflin
Bailey	Holland
Baker	Howard
of Fort Bend	Howington
Baker of Grayson	Hull
Bell	Hunt
Blankenship	Isaacks
Boethel	Johnson of Ellis
Bond	Johnson of Tarrant
Boyd	Keith
Boyer	Kennedy
Bradbury	Kern
Bradford	Kerr
Bray	Kersey
Bridgers	Kinard
Broadfoot	King
Brown of Cherokee	Langdon
Brown	Lehman
of Nacogdoches	Leonard
Bundy	Little
Burkett	Lock
Burney	Loggins
Cauthorn	London
Celaya	Mays
Chambers	McAlister
Clark	McDaniel
Cleveland	McDonald
Cockrell	McMurry
Coleman	McNamara
Colson, Mrs.	Mohrmann
Cornett	Monkhouse
Corry	Montgomery
Crossley	Morris
Daniel	Newell
Davis of Jasper	Nicholson
Davis of Upshur	Oliver
Dean	Pace
Derden	Petsch
Dickson	Pevehouse
Donaghey	Piner
Dwyer	Pope
Faulkner	Reader of Erath
Felty	Reaves
Ferguson	Reed
Fielden	Rhodes
Fuchs	Riviere
Galbreath	Roach
Gilmer	Roberts
Gordon, Mrs.	Robinson
Hale	Russell
Hamilton	Segrist
Hankamer	Shell
Hardeman	Skiles
Hardin	Smith of Frio
Harp	Smith of Hopkins
Harper	Smith
Harrell of Bastrop	of Matagorda

Spencer	Voigt
Stinson	Weldon
Stoll	Wells
Talbert	Westbrook
Tarwater	Wilson
Taylor	Winfree
Tennant	Wood
Thornberry	Worley
Turner	Wright
Vint	

Absent

Dickison	Reader of Bexar
Goodman	Thornton
Leyendecker	Waggoner
McFarland	White
Ragsdale	

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

The Chair then laid Senate Bill No. 185 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—136

Allen	Corry
Allison	Crossley
Alsup	Daniel
Anderson	Davis of Jasper
Bailey	Davis of Upshur
Baker	Dean
of Fort Bend	Derden
Baker of Grayson	Dickson
Bell	Donaghey
Blankenship	Dwyer
Boethel	Faulkner
Bond	Felty
Boyd	Ferguson
Boyer	Fielden
Bradbury	Fuchs
Bradford	Galbreath
Bray	Gilmer
Bridgers	Gordon, Mrs.
Broadfoot	Hale
Brown of Cherokee	Hamilton
Brown	Hankamer
of Nacogdoches	Hardeman
Bundy	Hardin
Burkett	Harp
Burney	Harper
Cauthorn	Harrell of Bastrop
Celaya	Harrell of Lamar
Chambers	Harris
Clark	Hartzog
Cleveland	Heflin
Cockrell	Holland
Coleman	Howard
Colson, Mrs.	Howington
Cornett	Hull

Hunt	Reader of Erath	Bell	Johnson of Tarrant
Isaacks	Reaves	Blankenship	Keith
Johnson of Ellis	Reed	Boethel	Kennedy
Johnson of Tarrant	Rhodes	Bond	Kern
Keith	Riviere	Boyd	Kerr
Kennedy	Roach	Boyer	Kersey
Kern	Roberts	Bradbury	Kinard
Kerr	Robinson	Bradford	King
Kersey	Russell	Bray	Langdon
Kinard	Segrist	Bridgers	Lehman
King	Shell	Broadfoot	Leonard
Langdon	Skiles	Brown of Cherokee	Little
Lehman	Smith of Frio	Brown	Lock
Leonard	Smith of Hopkins	of Nacogdoches	Loggins
Little	Smith	Bundy	London
Lock	of Matagorda	Burkett	Mays
Loggins	Spencer	Burney	McAlister
London	Stinson	Cauthorn	McDaniel
Mays	Stoll	Celaya	McDonald
McAlister	Talbert	Chambers	McMurry
McDaniel	Tarwater	Clark	McNamara
McDonald	Taylor	Cleveland	Mohrmann
McMurry	Tennant	Cockrell	Monkhouse
McNamara	Thornberry	Coleman	Montgomery
Mohrmann	Turner	Colson, Mrs.	Morris
Monkhouse	Vint	Cornett	Newell
Montgomery	Voigt	Corry	Nicholson
Morris	Weldon	Crossley	Oliver
Newell	Wells	Daniel	Pace
Nicholson	Westbrook	Davis of Jasper	Petsch
Oliver	Wilson	Davis of Upshur	Pevehouse
Pace	Winfree	Dean	Piner
Petsch	Wood	Derden	Pope
Pevehouse	Worley	Dickson	Reader of Erath
Piner	Wright	Donaghey	Reaves
Pope		Dwyer	Reed
	Absent	Faulkner	Rhodes
		Felty	Riviere
Dickison	Reader of Bexar	Ferguson	Roach
Goodman	Thornton	Fielden	Roberts
Leyendecker	Waggoner	Fuchs	Robinson
McFarland	White	Galbreath	Russell
Ragsdale		Gilmer	Segrist
	Absent—Excused	Gordon, Mrs.	Shell
		Hale	Skiles
Colquitt	Schuenemann	Hamilton	Smith of Frio
Dowell	Vale	Hankamer	Smith of Hopkins
		Hardeman	Smith
SENATE BILL NO. 191 ON THIRD READING		Hardin	of Matagorda
Mr. Keith moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 191 be placed on its third reading and final passage.		Harp	Spencer
The motion prevailed by the following vote:		Harper	Stinson
	Yeas—136	Harrell of Bastrop	Stoll
		Harrell of Lamar	Talbert
		Harris	Tarwater
		Hartzog	Taylor
		Heflin	Tennant
		Holland	Thornberry
		Howard	Turner
		Howington	Vint
		Hull	Voigt
		Hunt	Weldon
		Isaacks	Wells
		Johnson of Ellis	Westbrook
Allen	Bailey		
Allison	Baker		
Alsup	of Fort Bend		
Anderson	Baker of Grayson		

Wilson
Winfree
Wood

Worley
Wright

Absent

Dickison Reader of Bexar
Goodman Thornton
Leyendecker Waggoner
McFarland White
Ragsdale

Absent—Excused

Colquitt Schuenemann
Dowell Vale

The Chair then laid Senate Bill No. 191 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—136

Allen	Dickson
Allison	Donaghey
Alsup	Dwyer
Anderson	Faulkner
Bailey	Felty
Baker	Ferguson
of Fort Bend	Fielden
Baker of Grayson	Fuchs
Bell	Galbreath
Blankenship	Gilmer
Boethel	Gordon, Mrs.
Bond	Hale
Boyd	Hamilton
Boyer	Hankamer
Bradbury	Hardeman
Bradford	Hardin
Bray	Harp
Bridgers	Harper
Broadfoot	Harrell of Bastrop
Brown of Cherokee	Harrell of Lamar
Brown	Harris
of Nacogdoches	Hartzog
Bundy	Heflin
Burkett	Holland
Burney	Howard
Cauthorn	Howington
Celaya	Hull
Chambers	Hunt
Clark	Isaacks
Cleveland	Johnson of Ellis
Cockrell	Johnson of Tarrant
Coleman	Keith
Colson, Mrs.	Kennedy
Cornett	Kern
Corry	Kerr
Crossley	Kersey
Daniel	Kinard
Davis of Jasper	King
Davis of Upshur	Langdon
Dean	Lehman
Derden	Leonard

Little
Lock
Loggins
London
Mays
McAlister
McDaniel
McDonald
McMurry
McNamara
Mohrmann
Monkhouse
Montgomery
Morris
Newell
Nicholson
Oliver
Pace
Petsch
Pevehouse
Piner
Pope
Reader of Erath
Reaves
Reed
Rhodes
Riviere
Roach
Roberts

Robinson
Russell
Segrist
Shell
Skiles
Smith of Frio
Smith of Hopkins
Smith
of Matagorda
Spencer
Stinson
Stoll
Talbert
Tarwater
Taylor
Tennant
Thornberry
Turner
Vint
Voigt
Weldon
Wells
Westbrook
Wilson
Winfree
Wood
Worley
Wright

Absent

Dickison	Reader of Bexar
Goodman	Thornton
Leyendecker	Waggoner
McFarland	White
Ragsdale	

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

SENATE BILL NO. 214 ON THIRD READING

Mr. Taylor moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 214 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—135

Allen	Boethel
Allison	Bond
Alsup	Boyd
Anderson	Boyer
Bailey	Bradbury
Baker	Bradford
of Fort Bend	Bray
Baker of Grayson	Bridgers
Bell	Broadfoot
Blankenship	Brown of Cherokee

Brown	Langdon
of Nacogdoches	Lehman
Bundy	Leonard
Burkett	Little
Burney	Lock
Cauthorn	Loggins
Celaya	London
Chambers	Mays
Clark	McAlister
Cleveland	McDaniel
Cockrell	McDonald
Coleman	McMurry
Colquitt	McNamara
Colson, Mrs.	Mohrmann
Corry	Monkhouse
Crossley	Montgomery
Daniel	Newell
Davis of Jasper	Nicholson
Davis of Upshur	Oliver
Dean	Pace
Derden	Petsch
Dickson	Pevehouse
Donaghey	Piner
Dwyer	Pope
Faulkner	Reader of Erath
Felty	Reaves
Ferguson	Reed
Fielden	Rhodes
Fuchs	Riviere
Galbreath	Roach
Gilmer	Roberts
Gordon, Mrs.	Robinson
Hale	Russell
Hamilton	Segrist
Hankamer	Shell
Hardeman	Skiles
Hardin	Smith of Frio
Harp	Smith of Hopkins
Harper	Smith
Harrell of Bastrop	of Matagorda
Harrell of Lamar	Spencer
Harris	Stinson
Hartzog	Stoll
Heflin	Talbert
Holland	Tarwater
Howard	Taylor
Howington	Tennant
Hull	Thornberry
Hunt	Turner
Isaacks	Vint
Johnson of Ellis	Voigt
Johnson of Tarrant	Weldon
Keith	Wells
Kennedy	Westbrook
Kern	Wilson
Kerr	Winfree
Kersey	Wood
Kinard	Worley
King	Wright

Nays—1

Morris

Absent

Dickison	Reader of Bexar
Goodman	Thornton
Leyendecker	Waggoner
McFarland	White
Ragsdale	

Absent—Excused

Cornett	Schuenemann
Dowell	Vale

The Chair then laid Senate Bill No. 214 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—135

Allen	Faulkner
Allison	Felty
Alsup	Ferguson
Anderson	Fielden
Bailey	Fuchs
Baker	Galbreath
of Fort Bend	Gilmer
Baker of Grayson	Gordon, Mrs.
Bell	Hale
Blankenship	Hamilton
Boethel	Hankamer
Bond	Hardeman
Boyd	Hardin
Boyer	Harp
Bradbury	Harper
Bradford	Harrell of Bastrop
Bray	Harrell of Lamar
Bridgers	Harris
Broadfoot	Hartzog
Brown of Cherokee	Heflin
Brown	Holland
of Nacogdoches	Howard
Bundy	Howington
Burkett	Hull
Burney	Hunt
Cauthorn	Isaacks
Celaya	Johnson of Ellis
Chambers	Johnson of Tarrant
Clark	Keith
Cleveland	Kennedy
Cockrell	Kern
Coleman	Kerr
Colson, Mrs.	Kersey
Cornett	Kinard
Corry	King
Crossley	Langdon
Daniel	Lehman
Davis of Jasper	Leonard
Davis of Upshur	Little
Dean	Lock
Derden	Loggins
Dickson	London
Donaghey	Mays
Dwyer	McAlister

McDaniel	Shell
McDonald	Skiles
McMurry	Smith of Frio
McNamara	Smith of Hopkins
Mohrmann	Smith
Monkhouse	of Matagorda
Montgomery	Spencer
Newell	Stinson
Nicholson	Stoll
Oliver	Talbert
Pace	Tarwater
Petsch	Taylor
Pevehouse	Tennant
Piner	Thornberry
Pope	Turner
Reader of Erath	Vint
Reaves	Voigt
Reed	Weldon
Rhodes	Wells
Riviere	Westbrook
Roach	Wilson
Roberts	Winfree
Robinson	Wood
Russell	Worley
Segrist	Wright

Nays—1

Morris

Absent

Dickison	Reader of Bexar
Goodman	Thornton
Leyendecker	Waggoner
McFarland	White
Ragsdale	

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

SENATE BILL NO. 264 ON THIRD READING

Mr. Johnson of Tarrant moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 264 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—136

Allen	Bond
Allison	Boyd
Alsup	Boyer
Anderson	Bradbury
Bailey	Bradford
Baker	Bray
of Fort Bend	Bridgers
Baker of Grayson	Broadfoot
Bell	Brown of Cherokee
Blankenship	Brown
Boethel	of Nacogdoches

Bundy	Leonard
Burkett	Little
Burney	Lock
Cauthorn	Loggins
Celaya	London
Chambers	Mays
Clark	McAlister
Cleveland	McDaniel
Cockrell	McDonald
Coleman	McMurry
Colson, Mrs.	McNamara
Cornett	Mohrmann
Corry	Monkhouse
Crossley	Montgomery
Daniel	Morris
Davis of Jasper	Newell
Davis of Upshur	Nicholson
Dean	Oliver
Derden	Pace
Dickson	Petsch
Donaghey	Pevehouse
Dwyer	Piner
Faulkner	Pope
Felty	Reader of Erath
Ferguson	Reaves
Fielden	Reed
Fuchs	Rhodes
Galbreath	Riviere
Gilmer	Roach
Gordon, Mrs.	Roberts
Hale	Robinson
Hamilton	Russell
Hankamer	Segrist
Hardeman	Shell
Hardin	Skiles
Harp	Smith of Frio
Harper	Smith of Hopkins
Harrell of Bastrop	Smith
Harrell of Lamar	of Matagorda
Harris	Spencer
Hartzog	Stinson
Heflin	Stoll
Holland	Talbert
Howard	Tarwater
Howington	Taylor
Hull	Tennant
Hunt	Thornberry
Isaacks	Turner
Johnson of Ellis	Vint
Johnson of Tarrant	Voigt
Keith	Weldon
Kennedy	Wells
Kern	Westbrook
Kerr	Wilson
Kersey	Winfree
Kinard	Wood
King	Worley
Langdon	Wright
Lehman	

Absent

Dickison	McFarland
Goodman	Ragsdale
Leyendecker	Reader of Bexar

Thornton	White
Waggoner	
Absent—Excused	
Colquitt	Schuenemann
Dowell	Vale

The Chair then laid Senate Bill No. 264 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—136

Allen	Gilmer
Allison	Gordon, Mrs.
Alsup	Hale
Anderson	Hamilton
Bailey	Hankamer
Baker	Hardeman
of Fort Bend	Hardin
Baker of Grayson	Harp
Bell	Harper
Blankenship	Harrell of Bastrop
Boethel	Harrell of Lamar
Bond	Harris
Boyd	Hartzog
Boyer	Heflin
Bradbury	Holland
Bradford	Howard
Bray	Howington
Bridgers	Hull
Broadfoot	Hunt
Brown of Cherokee	Isaacks
Brown	Johnson of Ellis
of Nacogdoches	Johnson of Tarrant
Bundy	Keith
Burkett	Kennedy
Burney	Kern
Cauthorn	Kerr
Celaya	Kersey
Chambers	Kinard
Clark	King
Cleveland	Langdon
Cockrell	Lehman
Coleman	Leonard
Colson, Mrs.	Little
Cornett	Lock
Corry	Loggins
Crossley	London
Daniel	Mays
Davis of Jasper	McAlister
Davis of Upshur	McDaniel
Dean	McDonald
Derden	McMurry
Dickson	McNamara
Donaghey	Mohrmann
Dwyer	Monkhouse
Faulkner	Montgomery
Felty	Morris
Ferguson	Newell
Fielden	Nicholson
Fuchs	Oliver
Galbreath	Pace

Petsch	Spencer
Pevehouse	Stinson
Piner	Stoll
Pope	Talbert
Reader of Erath	Tarwater
Reaves	Taylor
Reed	Tennant
Rhodes	Thornberry
Riviere	Turner
Roach	Vint
Roberts	Voigt
Robinson	Weldon
Russell	Wells
Segrist	Westbrook
Shell	Wilson
Skiles	Winfree
Smith of Frio	Wood
Smith of Hopkins	Worley
Smith	Wright
of Matagorda	

Absent

Dickison	Reader of Bexar
Goodman	Thornton
Leyendecker	Waggoner
McFarland	White
Ragsdale	

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

SENATE BILL NO. 272 ON THIRD READING

Mr. Hankamer moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 272 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—136

Allen	Brown
Allison	of Nacogdoches
Alsup	Bundy
Anderson	Burkett
Bailey	Burney
Baker	Cauthorn
of Fort Bend	Celaya
Baker of Grayson	Chambers
Bell	Clark
Blankenship	Cleveland
Boethel	Cockrell
Bond	Coleman
Boyd	Colson, Mrs.
Boyer	Cornett
Bradbury	Corry
Bradford	Crossley
Bray	Daniel
Bridgers	Davis of Jasper
Broadfoot	Davis of Upshur
Brown of Cherokee	Dean

Derden	McMurry
Dickson	McNamara
Donaghey	Mohrmann
Dwyer	Monkhouse
Faulkner	Montgomery
Felty	Morris
Ferguson	Newell
Fielden	Nicholson
Fuchs	Oliver
Galbreath	Pace
Gilmer	Petsch
Gordon, Mrs.	Pevehouse
Hale	Piner
Hamilton	Pope
Hankamer	Reader of Erath
Hardeman	Reaves
Hardin	Reed
Harp	Rhodes
Harper	Riviere
Harrell of Bastrop	Roach
Harrell of Lamar	Roberts
Harris	Robinson
Hartzog	Russell
Heflin	Segrist
Holland	Shell
Howard	Skiles
Howington	Smith of Frio
Hull	Smith of Hopkins
Hunt	Smith
Isaacks	of Matagorda
Johnson of Ellis	Spencer
Johnson of Tarrant	Stinson
Keith	Stoll
Kennedy	Talbert
Kern	Tarwater
Kerr	Taylor
Kersey	Tennant
Kinard	Thornberry
King	Turner
Langdon	Vint
Lehman	Voigt
Leonard	Weldon
Little	Wells
Lock	Westbrook
Loggins	Wilson
London	Winfree
Mays	Wood
McAlister	Worley
McDaniel	Wright
McDonald	

Absent

Dickison	Reader of Bexar
Goodman	Thornton
Leyendecker	Waggoner
McFarland	White
Ragsdale	

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

The Chair then laid Senate Bill No. 272 before the House on third reading and final passage.

The bill was read third time, and was psased by the following vote:

Yeas—136

Allen	Harrell of Lamar
Allison	Harris
Alsup	Hartzog
Anderson	Heflin
Bailey	Holland
Baker	Howard
of Fort Bend	Howington
Baker of Grayson	Hull
Bell	Hunt
Blankenship	Isaacks
Boethel	Johnson of Ellis
Bond	Johnson of Tarrant
Boyd	Keith
Boyer	Kennedy
Bradbury	Kern
Bradford	Kerr
Bray	Kersey
Bridgers	Kinard
Broadfoot	King
Brown of Cherokee	Langdon
Brown	Lehman
of Nacogdoches	Leonard
Bundy	Little
Burkett	Lock
Burney	Lcggin
Cauthorn	London
Celaya	Mays
Chambers	McAlister
Clark	McDaniel
Cleveland	McDonald
Cockrell	McMurry
Coleman	McNamara
Colson, Mrs.	Mohrmann
Cornett	Monkhouse
Corry	Montgomery
Crossley	Morris
Daniel	Newell
Davis of Jasper	Nicholson
Davis of Upshur	Oliver
Dean	Pace
Derden	Petsch
Dickson	Pevehouse
Donaghey	Piner
Dwyer	Pope
Faulkner	Reader of Erath
Felty	Reaves
Ferguson	Reed
Fielden	Rhodes
Fuchs	Riviere
Galbreath	Roach
Gilmer	Roberts
Gordon, Mrs.	Robinson
Hale	Russell
Hamilton	Segrist
Hankamer	Shell
Hardeman	Skiles
Hardin	Smith of Frio
Harp	Smith of Hopkins
Harper	Smith
Harrell of Bastrop	of Matagorda

Spencer
Stinson
Stoll
Talbert
Tarwater
Taylor
Tennant
Thornberry
Turner
Vint

Voigt
Weldon
Wells
Westbrook
Wilson
Winfree
Wood
Worley
Wright

Absent

Dickison
Goodman
Leyendecker
McFarland
Ragsdale

Reader of Bexar
Thornton
Waggoner
White

Absent—Excused

Colquitt
Dowell

Schuenemann
Vale

SENATE BILL NO. 334 ON THIRD READING

Mr. Smith of Frio moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 334 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—136

Allen	Cockrell
Allison	Coleman
Alsup	Colson, Mrs.
Anderson	Cornett
Bailey	Corry
Baker	Crossley
of Fort Bend	Daniel
Baker of Grayson	Davis of Jasper
Bell	Davis of Upshur
Blankenship	Dean
Boethel	Derden
Bond	Dickson
Boyd	Donaghey
Boyer	Dwyer
Bradbury	Faulkner
Bradford	Felty
Bray	Ferguson
Bridgers	Fielden
Broadfoot	Fuchs
Brown of Cherokee	Galbreath
Brown	Gilmer
of Nacogdoches	Gordon, Mrs.
Bundy	Hale
Burkett	Hamilton
Burney	Hankamer
Cauthorn	Hardeman
Celaya	Hardin
Chambers	Harp
Clark	Harper
Cleveland	Harrell of Bastrop

Harrell of Lamar
Harris
Hartzog
Heflin
Holland
Howard
Howington
Hull
Hunt
Isaacks
Johnson of Ellis
Johnson of Tarrant
Keith
Kennedy
Kern
Kerr
Kersey
Kinard
King
Langdon
Lehman
Leonard
Little
Lock
Loggins
London
Mays
McAlister
McDaniel
McDonald
McMurry
McNamara
Mohrmann
Monkhouse
Montgomery
Morris
Newell
Nicholson
Oliver
Pace

Petsch
Pevehouse
Piner
Pope
Reader of Erath
Reaves
Reed
Rhodes
Riviere
Roach
Roberts
Robinson
Russell
Segrist
Shell
Skiles
Smith of Frio
Smith of Hopkins
Smith
of Matagorda

Spencer
Stinson
Stoll
Talbert
Tarwater
Taylor
Tennant
Thornberry
Turner
Vint
Voigt
Weldon
Wells
Westbrook
Wilson
Winfree
Wood
Worley
Wright

Absent

Dickison
Goodman
Leyendecker
McFarland
Ragsdale

Reader of Bexar
Thornton
Waggoner
White

Absent—Excused

Colquitt
Dowell

Schuenemann
Vale

The Chair then laid Senate Bill No. 334 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—136

Allen	Baker
Allison	of Fort Bend
Alsup	Baker of Grayson
Anderson	Bell
Bailey	Blankenship

Boethel	Kerr
Bond	Kersey
Boyd	Kinard
Boyer	King
Bradbury	Langdon
Bradford	Lehman
Bray	Leonard
Bridgers	Little
Broadfoot	Lock
Brown of Cherokee	Loggins
Brown	London
of Nacogdoches	Mays
Bundy	McAlister
Burkett	McDaniel
Burney	McDonald
Cauthorn	McMurry
Celaya	McNamara
Chambers	Mohrmann
Clark	Monkhouse
Cleveland	Montgomery
Cockrell	Morris
Coleman	Newell
Colson, Mrs.	Nicholson
Cornett	Oliver
Corry	Pace
Crossley	Petsch
Daniel	Pevehouse
Davis of Jasper	Piner
Davis of Upshur	Pope
Dean	Reader of Erath
Derden	Reaves
Dickson	Reed
Donaghey	Rhodes
Dwyer	Riviere
Faulkner	Roach
Felty	Roberts
Ferguson	Robinson
Fielden	Russell
Fuchs	Segrist
Galbreath	Shell
Gilmer	Skiles
Gordon, Mrs.	Smith of Frio
Hale	Smith of Hopkins
Hamilton	Smith
Hankamer	of Matagorda
Hardeman	Spencer
Hardin	Stinson
Harp	Stoll
Harper	Talbert
Harrell of Bastrop	Tarwater
Harrell of Lamar	Taylor
Harris	Tennant
Hartzog	Thornberry
Heflin	Turner
Holland	Vint
Howard	Voigt
Howington	Weldon
Hull	Wells
Hunt	Westbrook
Isaacks	Wilson
Johnson of Ellis	Winfree
Johnson of Tarrant	Wood
Keith	Worley
Kennedy	Wright
Kern	

Absent

Dickison	Reader of Bexar
Goodman	Thornton
Leyendecker	Waggoner
McFarland	White
Ragsdale	

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

SENATE BILL NO 326 ON THIRD READING

Mr. Howard moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 326 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—135

Allen	Dickson
Allison	Donaghey
Alsup	Dwyer
Anderson	Faulkner
Bailey	Felty
Baker	Ferguson
of Fort Bend	Fielden
Baker of Grayson	Fuchs
Bell	Galbreath
Blankenship	Gilmer
Boethel	Gordon, Mrs.
Bond	Hale
Boyd	Hamilton
Boyer	Hankamer
Bradbury	Hardeman
Bradford	Hardin
Bridgers	Harp
Broadfoot	Harper
Brown of Cherokee	Harrell of Bastrop
Brown	Harrell of Lamar
of Nacogdoches	Harris
Bundy	Hartzog
Burkett	Heflin
Burney	Holland
Cauthorn	Howard
Celaya	Howington
Chambers	Hull
Clark	Hunt
Cleveland	Isaacks
Cockrell	Johnson of Ellis
Coleman	Johnson of Tarrant
Colson, Mrs.	Keith
Cornett	Kennedy
Corry	Kern
Crossley	Kersey
Daniel	Kinard
Davis of Jasper	King
Davis of Upshur	Langdon
Dean	Lehman
Derden	

[illegible]

Thornton
Waggoner
Absent—Excused

Colquitt
Dowell
Schuenemann
Vale

SENATE BILL NO. 340 ON THIRD READING

Mr. Johnson of Tarrant moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 340 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—136

Allen	Felty
Allison	Ferguson
Alsup	Fielden
Anderson	Fuchs
Bailey	Galbreath
Baker	Gilmer
of Fort Bend	Gordon, Mrs.
Baker of Grayson	Hale
Bell	Hamilton
Blankenship	Hankamer
Boethel	Hardeman
Bond	Hardin
Boyd	Harp
Boyer	Harper
Bradbury	Harrell of Bastrop
Bradford	Harrell of Lamar
Bray	Harris
Bridgers	Hartzog
Broadfoot	Heflin
Brown of Cherokee	Holland
Brown	Howard
of Nacogdoches	Howington
Bundy	Hull
Burkett	Hunt
Burney	Isaacks
Cauthorn	Johnson of Ellis
Celaya	Johnson of Tarrant
Chambers	Keith
Clark	Kennedy
Cleveland	Kern
Cockrell	Kerr
Coleman	Kersey
Colquitt	Kinard
Colson, Mrs.	King
Corry	Langdon
Crossley	Lehman
Daniel	Leonard
Davis of Jasper	Little
Davis of Upshur	Lock
Dean	Loggins
Derden	London
Dickson	Mays
Donaghey	McAlister
Dwyer	McDaniel
Faulkner	McFarland

McMurry
McNamara
Mohrmann
Monkhouse
Montgomery
Morris
Newell
Nicholson
Oliver
Pace
Petsch
Pevehouse
Piner
Pope
Reader of Erath
Reaves
Reed
Rhodes
Riviere
Roach
Roberts
Robinson
Russell
Segrist
Shell

Skiles
Smith of Frio
Smith of Hopkins
Smith
of Matagorda
Spencer
Stinson
Stoll
Talbert
Tarwater
Taylor
Tennant
Thornberry
Turner
Vint
Voigt
Weldon
Wells
Westbrook
Wilson
Winfree
Wood
Worley
Wright

Absent

Dickison	Reader of Bexar
Goodman	Thornton
Leyendecker	Waggoner
McDonald	White
Ragsdale	

Absent—Excused

Cornett	Schuenemann
Dowell	Vale

The Chair then laid Senate Bill No. 340 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—136

Allen	Brown
Allison	of Nacogdoches
Alsup	Bundy
Anderson	Burkett
Bailey	Burney
Baker	Cauthorn
of Fort Bend	Celaya
Baker of Grayson	Chambers
Bell	Clark
Blankenship	Cleveland
Boethel	Cockrell
Bond	Coleman
Boyd	Colson, Mrs.
Boyer	Cornett
Bradbury	Corry
Bradford	Crossley
Bray	Daniel
Bridgers	Davis of Jasper
Broadfoot	Davis of Upshur
Brown of Cherokee	Dean

Derden	McMurry
Dickson	McNamara
Donaghey	Mohrmann
Dwyer	Monkhouse
Faulkner	Montgomery
Felty	Morris
Ferguson	Newell
Fielden	Nicholson
Fuchs	Oliver
Galbreath	Pace
Gilmer	Petsch
Gordon, Mrs.	Pevehouse
Hale	Piner
Hamilton	Pope
Hankamer	Reader of Erath
Hardeman	Reaves
Hardin	Reed
Harp	Rhodes
Harper	Riviere
Harrell of Bastrop	Roach
Harrell of Lamar	Roberts
Harris	Robinson
Hartzog	Russell
Heflin	Segrist
Holland	Shell
Howard	Skiles
Howington	Smith of Frio
Hull	Smith of Hopkins
Hunt	Smith
Isaacks	of Matagorda
Johnson of Ellis	Spencer
Johnson of Tarrant	Stinson
Keith	Stoll
Kennedy	Talbert
Kern	Tarwater
Kerr	Taylor
Kersey	Tennant
Kinard	Thornberry
King	Turner
Langdon	Vint
Lehman	Voigt
Leonard	Weldon
Little	Wells
Lock	Westbrook
Loggins	Wilson
London	Winfree
Mays	Wood
McAlister	Worley
McDaniel	Wright
McDonald	

Absent

Dickison	Reader of Bexar
Goodman	Thornton
Leyendecker	Waggoner
McFarland	White
Ragsdale	

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

SENATE BILL NO. 352 ON THIRD READING

Mr. Kinard moved that the constitutional rule, requiring bills to be

read on three several days, be suspended, and that Senate Bill No. 352 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—135

Allen	Harp
Allison	Harper
Alsup	Harrell of Bastrop
Anderson	Harrell of Lamar
Bailey	Harris
Baker	Hartzog
of Fort Bend	Heflin
Baker of Grayson	Holland
Bell	Howard
Blankenship	Howington
Boethel	Hull
Bond	Hunt
Boyd	Isaacks
Boyer	Johnson of Ellis
Bradbury	Johnson of Tarrant
Bradford	Keith
Bridgers	Kennedy
Broadfoot	Kern
Brown of Cherokee	Kerr
Brown	Kersey
of Nacogdoches	Kinard
Bundy	King
Burkett	Langdon
Burney	Lehman
Cauthorn	Leonard
Celaya	Little
Chambers	Lock
Clark	Loggins
Cleveland	London
Cockrell	Mays
Coleman	McAlister
Colson, Mrs.	McDaniel
Cornett	McDonald
Corry	McMurry
Crossley	McNamara
Daniel	Mohrmann
Davis of Jasper	Monkhouse
Davis of Upshur	Montgomery
Dean	Morris
Derden	Newell
Dickson	Nicholson
Donaghey	Oliver
Dwyer	Pace
Faulkner	Petsch
Felty	Pevehouse
Ferguson	Piner
Fielden	Pope
Fuchs	Reader of Erath
Galbreath	Reaves
Gilmer	Reed
Gordon, Mrs.	Rhodes
Hale	Riviere
Hamilton	Roach
Hankamer	Roberts
Hardeman	Robinson
Hardin	Russell

Segrist	Tennant
Shell	Thornberry
Skiles	Turner
Smith of Frio	Vint
Smith of Hopkins	Voigt
Smith	Weldon
of Matagorda	Wells
Spencer	Westbrook
Stinson	Wilson
Stoll	Winfree
Talbert	Wood
Tarwater	Worley
Taylor	Wright

Nays—1

Bray

Absent

Dickison	Reader of Bexar
Goodman	Thornton
Leyendecker	Waggoner
McFarland	White
Ragsdale	

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

The Chair then laid Senate Bill No. 352 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—135

Allen	Cockrell
Allison	Coleman
Alsup	Colson, Mrs.
Anderson	Cornett
Bailey	Corry
Baker	Crossley
of Fort Bend	Daniel
Baker of Grayson	Davis of Jasper
Bell	Davis of Upshur
Blankenship	Dean
Boethel	Derden
Bond	Dickson
Boyd	Donaghey
Boyer	Dwyer
Bradbury	Faulkner
Bradford	Felty
Bridgers	Ferguson
Broadfoot	Fielden
Brown of Cherokee	Fuchs
Brown	Galbreath
of Nacogdoches	Gilmer
Bundy	Gordon, Mrs.
Burkett	Hale
Burney	Hamilton
Cauthorn	Hankamer
Celaya	Hardeman
Chambers	Hardin
Clark	Harp
Cleveland	Harper

Harrell of Bastrop	Pace
Harrell of Lamar	Petsch
Harris	Pevehouse
Hartzog	Piner
Heflin	Pope
Holland	Reader of Erath
Howard	Reaves
Howington	Reed
Hull	Rhodes
Hunt	Riviere
Isaacks	Roach
Johnson of Ellis	Roberts
Johnson of Tarrant	Robinson
Keith	Russell
Kennedy	Segrist
Kern	Shell
Kerr	Skiles
Kersey	Smith of Frio
Kinard	Smith of Hopkins
King	Smith
Langdon	of Matagorda
Lehman	Spencer
Leonard	Stinson
Little	Stoll
Lock	Talbert
Loggins	Tarwater
London	Taylor
Mays	Tennant
McAlister	Thornberry
McDaniel	Turner
McDonald	Vint
McMurry	Voigt
McNamara	Weldon
Mohrmann	Wells
Monkhouse	Westbrook
Montgomery	Wilson
Morris	Winfree
Newell	Wood
Nicholson	Worley
Oliver	Wright

Nays—1

Bray

Absent

Dickison	Reader of Bexar
Goodman	Thornton
Leyendecker	Waggoner
McFarland	White
Ragsdale	

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

SENATE BILL NO. 367 ON THIRD READING

Mr. Leonard moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 367 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—136

Allen	Harrell of Lamar
Allison	Harris
Alsup	Hartzog
Anderson	Heflin
Bailey	Holland
Baker	Howard
of Fort Bend	Howington
Baker of Grayson	Hull
Bell	Hunt
Blankenship	Isaacks
Boethel	Johnson of Ellis
Bond	Johnson of Tarrant
Boyd	Keith
Boyer	Kennedy
Bradbury	Kern
Bradford	Kerr
Bray	Kersey
Bridgers	Kinard
Broadfoot	King
Brown of Cherokee	Langdon
Brown	Lehman
of Nacogdoches	Leonard
Bundy	Little
Burkett	Lock
Burney	Loggins
Cauthorn	London
Celaya	Mays
Chambers	McAlister
Clark	McDaniel
Cleveland	McDonald
Cockrell	McMurry
Coleman	McNamara
Colson, Mrs.	Mohrmann
Cornett	Monkhouse
Corry	Montgomery
Crossley	Morris
Daniel	Newell
Davis of Jasper	Nicholson
Davis of Upshur	Oliver
Dean	Pace
Derden	Petsch
Dickson	Pevehouse
Donaghey	Piner
Dwyer	Pope
Faulkner	Reader of Erath
Felty	Reaves
Ferguson	Reed
Fielden	Rhodes
Fuchs	Riviere
Galbreath	Roach
Gilmer	Roberts
Gordon, Mrs.	Robinson
Hale	Russell
Hamilton	Segrist
Hankamer	Shell
Hardeman	Skiles
Hardin	Smith of Frio
Harp	Smith of Hopkins
Harper	Smith
Harrell of Bastrop	of Matagorda

Spencer	Voigt
Stinson	Weldon
Stoll	Wells
Talbert	Westbrook
Tarwater	Wilson
Taylor	Winfree
Tennant	Wood
Thornberry	Worley
Turner	Wright
Vint	

Absent

Dickison	Reader of Bexar
Goodman	Thornton
Leyendecker	Waggoner
McFarland	White
Ragsdale	

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

The Chair then laid Senate Bill No. 367 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—136

Allen	Crossley
Allison	Daniel
Alsup	Davis of Jasper
Anderson	Davis of Upshur
Bailey	Dean
Baker	Derden
of Fort Bend	Dickson
Baker of Grayson	Donaghey
Bell	Dwyer
Blankenship	Faulkner
Boethel	Felty
Bond	Ferguson
Boyd	Fielden
Boyer	Fuchs
Bradbury	Galbreath
Bradford	Gilmer
Bray	Gordon, Mrs.
Bridgers	Hale
Broadfoot	Hamilton
Brown of Cherokee	Hankamer
Brown	Hardeman
of Nacogdoches	Hardin
Bundy	Harp
Burkett	Harper
Burney	Harrell of Bastrop
Cauthorn	Harrell of Lamar
Celaya	Harris
Chambers	Hartzog
Clark	Heflin
Cleveland	Holland
Cockrell	Howard
Coleman	Howington
Colson, Mrs.	Hull
Cornett	Hunt
Corry	Isaacks

Johnson of Ellis	Reaves
Johnson of Tarrant	Reed
Keith	Rhodes
Kennedy	Riviere
Kern	Roach
Kerr	Roberts
Kersey	Robinson
Kinard	Russell
King	Segrist
Langdon	Shell
Lehman	Skiles
Leonard	Smith of Frio
Little	Smith of Hopkins
Lock	Smith
Loggins	of Matagorda
London	Spencer
Mays	Stinson
McAlister	Stoll
McDaniel	Talbert
McDonald	Tarwater
McMurry	Taylor
McNamara	Tennant
Mohrmann	Thornberry
Monkhouse	Turner
Montgomery	Vint
Morris	Voigt
Newell	Weldon
Nicholson	Wells
Oliver	Westbrook
Pace	Wilson
Petsch	Winfree
Pevehouse	Wood
Piner	Worley
Pope	Wright
Reader of Erath	

Absent

Dickison	Reader of Bexar
Goodman	Thornton
Leyendecker	Waggoner
McFarland	White
Ragsdale	

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

SENATE BILL NO. 381 ON THIRD READING

Mr. Boethel moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 381 be placed on third reading and final passage.

The motion prevailed by the following vote:

Yeas—136

Allen	Baker
Allison	of Fort Bend
Alsop	Baker of Grayson
Anderson	Bell
Bailey	Blankenship

Boethel	Kerr
Bond	Kersey
Boyd	Kinard
Boyer	King
Bradbury	Langdon
Bradford	Lehman
Bray	Leonard
Bridgers	Little
Broadfoot	Lock
Brown of Cherokee	Loggins
Brown	London
of Nacogdoches	Mays
Bundy	McAlister
Burkett	McDaniel
Burney	McDonald
Cauthorn	McMurry
Celaya	McNamara
Chambers	Mohrmann
Clark	Monkhouse
Cleveland	Montgomery
Cockrell	Morris
Coleman	Newell
Colson, Mrs.	Nicholson
Cornett	Oliver
Corry	Pace
Crossley	Petsch
Daniel	Pevehouse
Davis of Jasper	Piner
Davis of Upshur	Pope
Dean	Reader of Erath
Derden	Reaves
Dickson	Reed
Donaghey	Rhodes
Dwyer	Riviere
Faulkner	Roach
Felty	Roberts
Ferguson	Robinson
Fielden	Russell
Fuchs	Segrist
Galbreath	Shell
Gilmer	Skiles
Gordon, Mrs.	Smith of Frio
Hale	Smith of Hopkins
Hamilton	Smith
Hankamer	of Matagorda
Hardeman	Spencer
Hardin	Stinson
Harp	Stoll
Harper	Talbert
Harrell of Bastrop	Tarwater
Harrell of Lamar	Taylor
Harris	Tennant
Hartzog	Thornberry
Heflin	Turner
Holland	Vint
Howard	Voigt
Howington	Weldon
Hull	Wells
Hunt	Westbrook
Isaacks	Wilson
Johnson of Ellis	Winfree
Johnson of Tarrant	Wood
Keith	Worley
Kennedy	Wright
Kern	

Absent

Dickison	Reader of Bexar
Goodman	Thornton
Leyendecker	Waggoner
McFarland	White
Ragsdale	

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

The Chair then laid Senate Bill No. 381 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—136

Allen	Ferguson
Allison	Fielder
Alsup	Fuchs
Anderson	Galbreath
Bailey	Gilmer
Baker	Gordon, Mrs.
of Fort Bend	Hale
Baker of Grayson	Hamilton
Bell	Hankamer
Blankenship	Hardeman
Boethel	Hardin
Bond	Harp
Boyd	Harper
Boyer	Harrell of Bastrop
Bradbury	Harrell of Lamar
Bradford	Harris
Bray	Hartzog
Bridgers	Heflin
Broadfoot	Holland
Brown of Cherokee	Howard
Brown	Howington
of Nacogdoches	Hull
Bundy	Hunt
Burkett	Isaacks
Burney	Johnson of Ellis
Cauthorn	Johnson of Tarrant
Celaya	Keith
Chambers	Kennedy
Clark	Kern
Cleveland	Kerr
Cockrell	Kersey
Coleman	Kinard
Colson, Mrs.	King
Cornett	Langdon
Corry	Lehman
Crossley	Leonard
Daniel	Little
Davis of Jasper	Lock
Davis of Upshur	Loggins
Dean	London
Derden	Mays
Dickson	McAlister
Donaghey	McDaniel
Dwyer	McDonald
Faulkner	McMurry
Felty	McNamara

Mohrmann
Monkhouse
Montgomery
Morris
Newell
Nicholson
Oliver
Pace
Petsch
Pevehouse
Piner
Pope
Reader of Erath
Reaves
Reed
Rhodes
Riviere
Roach
Roberts
Robinson
Russell
Segrist
Shell
Skiles

Smith of Frio
Smith of Hopkins
Smith
of Matagorda
Spencer
Stinson
Stoll
Talbert
Tarwater
Taylor
Tennant
Thornberry
Turner
Vint
Voigt
Weldon
Wells
Westbrook
Wilson
Winfree
Wood
Worley
Wright

Absent

Dickison	Reader of Bexar
Goodman	Thornton
Leyendecker	Waggoner
McFarland	White
Ragsdale	

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

SENATE BILL NO. 392 ON THIRD READING

Mr. Kinard moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 392 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—135

Allen	Bridgers
Allison	Broadfoot
Alsup	Brown of Cherokee
Anderson	Brown
Bailey	of Nacogdoches
Baker	Bundy
of Fort Bend	Burkett
Baker of Grayson	Burney
Bell	Cauthorn
Blankenship	Celaya
Boethel	Chambers
Bond	Clark
Boyd	Cleveland
Boyer	Cockrell
Bradbury	Coleman
Bradford	Colson, Mrs.

Cornett	Mays
Corry	McAlister
Crossley	McDaniel
Daniel	McDonald
Davis of Jasper	McMurry
Davis of Upshur	McNamara
Dean	Mohrmann
Derden	Monkhouse
Dickson	Montgomery
Donaghey	Morris
Dwyer	Newell
Faulkner	Nicholson
Felty	Oliver
Ferguson	Pace
Fielden	Petsch
Fuchs	Pevehouse
Galbreath	Piner
Gilmer	Pope
Gordon, Mrs.	Reader of Erath
Hale	Reaves
Hamilton	Reed
Hankamer	Rhodes
Hardeman	Riviere
Hardin	Roach
Harp	Roberts
Harper	Robinson
Harrell of Bastrop	Russell
Harrell of Lamar	Segrist
Harris	Shell
Hartzog	Skiles
Heflin	Smith of Frio
Holland	Smith of Hopkins
Howard	Smith
Howington	of Matagorda
Hull	Spencer
Hunt	Stinson
Isaacks	Stoll
Johnson of Ellis	Talbert
Johnson of Tarrant	Tarwater
Keith	Taylor
Kennedy	Tennant
Kern	Thornberry
Kerr	Turner
Kersey	Vint
Kinard	Voigt
King	Weldon
Langdon	Wells
Lehman	Westbrook
Leonard	Wilson
Little	Winfree
Lock	Wood
Loggins	Worley
London	Wright

Nays—1

Bray

Absent

Dickison	Reader of Bexar
Goodman	Thornton
Leyendecker	Waggoner
McFarland	White
Ragsdale	

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

The Chair then laid Senate bill No. 392 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—135

Allen	Hale
Allison	Hamilton
Alsup	Hankamer
Anderson	Hardeman
Bailey	Hardin
Baker	Harp
of Fort Bend	Harper
Baker of Grayson	Harrell of Bastrop
Bell	Harrell of Lamar
Blankenship	Harris
Boethel	Hartzog
Bond	Heflin
Boyd	Holland
Boyer	Howard
Bradbury	Howington
Bradford	Hull
Bridgers	Hunt
Broadfoot	Isaacks
Brown of Cherokee	Johnson of Ellis
Brown	Johnson of Tarrant
of Nacogdoches	Keith
Bundy	Kennedy
Burkett	Kern
Burney	Kerr
Cauthorn	Kersey
Celaya	Kinard
Chambers	King
Clark	Langdon
Cleveland	Lehman
Cockrell	Leonard
Coleman	Little
Colson, Mrs.	Lock
Cornett	Loggins
Corry	London
Crossley	Mays
Daniel	McAlister
Davis of Jasper	McDaniel
Davis of Upshur	McDonald
Dean	McMurry
Derden	McNamara
Dickson	Mohrmann
Donaghey	Monkhouse
Dwyer	Montgomery
Faulkner	Morris
Felty	Newell
Ferguson	Nicholson
Fielden	Oliver
Fuchs	Pace
Galbreath	Petsch
Gilmer	Pevehouse
Gordon, Mrs.	Piner

Pope	Stinson
Reader of Erath	Stoll
Reaves	Talbert
Reed	Tarwater
Rhodes	Taylor
Riviere	Tennant
Roach	Thornberry
Roberts	Turner
Robinson	Vint
Russell	Voigt
Segrist	Weldon
Shell	Wells
Skiles	Westbrook
Smith of Frio	Wilson
Smith of Hopkins	Winfree
Smith	Wood
of Matagorda	Worley
Spencer	Wright

Nays—1

Bray

Absent

Dickison	Reader of Bexar
Goodman	Thornton
Leyendecker	Waggoner
McFarland	White
Ragsdale	

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

SENATE BILL NO. 420 ON THIRD READING

Mr. Allison moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 420 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—136

Allen	Brown of Cherokee
Allison	Brown
Aisup	of Nacogdoches
Anderson	Bundy
Bailey	Burkett
Baker	Burney
of Fort Bend	Cauthorn
Baker of Grayson	Celaya
Bell	Chambers
Blankenship	Clark
Boethel	Cleveland
Bond	Cockrell
Boyd	Coleman
Boyer	Colson, Mrs.
Bradbury	Cornett
Bradford	Corry
Bray	Crossley
Bridgers	Daniel
Broadfoot	Davis of Jasper

Davis of Upshur	McDonald
Dean	McMurry
Derden	McNamara
Dickson	Mohrmann
Donaghey	Monkhouse
Dwyer	Montgomery
Faulkner	Morris
Felty	Newell
Ferguson	Nicholson
Fielden	Oliver
Fuchs	Pace
Galbreath	Petsch
Gilmer	Pevehouse
Gordon, Mrs.	Piner
Hale	Pope
Hamilton	Reader of Erath
Hankamer	Reaves
Hardeman	Reed
Hardin	Rhodes
Harp	Riviere
Harper	Roach
Harrell of Bastrop	Roberts
Harrell of Lamar	Robinson
Harris	Russell
Hartzog	Segrist
Heflin	Shell
Holland	Skiles
Howard	Smith of Frio
Howington	Smith of Hopkins
Hull	Smith
Hunt	of Matagorda
Isaacks	Spencer
Johnson of Ellis	Stinson
Johnson of Tarrant	Stoll
Keith	Talbert
Kennedy	Tarwater
Kern	Taylor
Kerr	Tennant
Kersey	Thornberry
Kinard	Turner
King	Vint
Langdon	Voigt
Lehman	Weldon
Leonard	Wells
Little	Westbrook
Lock	Wilson
Loggins	Winfree
London	Wood
Mays	Worley
McAlister	Wright
McDaniel	

Absent

Dickison	Reader of Bexar
Goodman	Thornton
Leyendecker	Waggoner
McFarland	White
Ragsdale	

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

The Chair then laid Senate Bill No. 420 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—136

Allen	Hardin
Allison	Harp
Alsup	Harper
Anderson	Harrell of Bastrop
Bailey	Harrell of Lamar
Baker	Harris
of Fort Bend	Hartzog
Baker of Grayson	Heflin
Bell	Holland
Blankenship	Howard
Boethel	Howington
Bond	Hull
Boyd	Hunt
Boyer	Isaacks
Bradbury	Johnson of Ellis
Bradford	Johnson of Tarrant
Bray	Keith
Bridgers	Kennedy
Broadfoot	Kern
Brown of Cherokee	Kerr
Brown	Kersey
of Nacogdoches	Kinard
Bundy	King
Burkett	Langdon
Burney	Lehman
Cauthorn	Leonard
Celaya	Little
Chambers	Lock
Clark	Loggins
Cleveland	London
Cockrell	Mays
Coleman	McAlister
Colson, Mrs.	McDaniel
Cornett	McDonald
Corry	McMurry
Crossley	McNamara
Daniel	Mohrmann
Davis of Jasper	Monkhouse
Davis of Upshur	Montgomery
Dean	Morris
Derden	Newell
Dickson	Nicholson
Donaghey	Oliver
Dwyer	Pace
Faulkner	Petsch
Felty	Pevehouse
Ferguson	Piner
Fielden	Pope
Fuchs	Reader of Erath
Galbreath	Reaves
Gilmer	Reed
Gordon, Mrs.	Rhodes
Hale	Riviere
Hamilton	Roach
Hankamer	Roberts
Hardeman	Robinson

Russell	Tennant
Segrist	Thornberry
Shell	Turner
Skiles	Vint
Smith of Frio	Voigt
Smith of Hopkins	Weldon
Smith	Wells
of Matagorda	Westbrook
Spencer	Wilson
Stinson	Winfree
Stoll	Wood
Talbert	Worley
Tarwater	Wright
Taylor	

Absent

Dickison	Reader of Bexar
Goodman	Thornton
Leyendecker	Waggoner
McFarland	White
Ragsdale	

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

SENATE BILL NO. 421 ON THIRD READING

Mr. Stinson moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 421 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—135

Allen	Celaya
Allison	Chambers
Alsup	Clark
Anderson	Cleveland
Bailey	Cockrell
Baker	Coleman
of Fort Bend	Colson, Mrs.
Baker of Grayson	Cornett
Bell	Corry
Blankenship	Crossley
Boethel	Daniel
Bond	Davis of Jasper
Boyd	Davis of Upshur
Boyer	Dean
Bradbury	Derden
Bradford	Dickson
Bridgers	Donaghey
Broadfoot	Dwyer
Brown of Cherokee	Faulkner
Brown	Felty
of Nacogdoches	Ferguson
Bundy	Fielden
Burkett	Fuchs
Burney	Galbreath
Cauthorn	Gilmer

Gordon, Mrs.	Morris	Yeas—135	
Hale	Newell	Allen	Holland
Hamilton	Nicholson	Allison	Howard
Hankamer	Oliver	Alsup	Howington
Hardeman	Pace	Anderson	Hull
Hardin	Petsch	Bailey	Hunt
Harp	Pevehouse	Baker	Isaacks
Harper	Piner	of Fort Bend	Johnson of Ellis
Harrell of Bastrop	Pope	Baker of Grayson	Johnson of Tarrant
Harrell of Lamar	Reader of Erath	Bell	Keith
Harris	Reaves	Blankenship	Kennedy
Hartzog	Reed	Boethel	Kern
Heflin	Rhodes	Bond	Kerr
Holland	Riviere	Boyd	Kersey
Howard	Roach	Boyer	Kinard
Howington	Roberts	Bradbury	King
Hull	Robinson	Bradford	Langdon
Hunt	Russell	Bridgers	Lehman
Isaacks	Segrist	Broadfoot	Leonard
Johnson of Ellis	Shell	Brown of Cherokee	Little
Johnson of Tarrant	Skiles	Brown	Lock
Keith	Smith of Frio	of Nacogdoches	Loggins
Kennedy	Smith of Hopkins	Bundy	London
Kern	Smith	Burkett	Mays
Kerr	of Matagorda	Burney	McAlister
Kersey	Spencer	Cauthorn	McDaniel
Kinard	Stinson	Celaya	McDonald
King	Stoll	Chambers	McMurry
Langdon	Talbert	Clark	McNamara
Lehman	Tarwater	Cleveland	Mohrmann
Leonard	Taylor	Cockrell	Monkhouse
Little	Tennant	Coleman	Montgomery
Lock	Thornberry	Colson, Mrs.	Morris
Loggins	Turner	Cornett	Newell
London	Vint	Corry	Nicholson
Mays	Voigt	Crossley	Oliver
McAlister	Weldon	Daniel	Pace
McDaniel	Wells	Davis of Jasper	Petsch
McDonald	Westbrook	Davis of Upshur	Pevehouse
McMurry	Wilson	Dean	Piner
McNamara	Winfree	Derden	Pope
Mohrmann	Wood	Dickson	Reader of Erath
Monkhouse	Worley	Donaghey	Reaves
Montgomery	Wright	Dwyer	Reed
		Faulkner	Rhodes
		Felty	Riviere
		Ferguson	Roach
		Fielden	Roberts
		Fuchs	Robinson
		Galbreath	Russell
		Gilmer	Segrist
		Gordon, Mrs.	Shell
		Hale	Skiles
		Hamilton	Smith of Frio
		Hankamer	Smith of Hopkins
		Hardeman	Smith
		Hardin	of Matagorda
		Harp	Spencer
		Harper	Stinson
		Harrell of Bastrop	Stoll
		Harrell of Lamar	Talbert
		Harris	Tarwater
		Hartzog	Taylor
		Heflin	Tennant

Nays—1

Bray

Absent

Dickison	Reader of Bexar
Goodman	Thornton
Leyendecker	Waggoner
McFarland	White
Ragsdale	

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

The Chair then laid Senate Bill No. 421 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Thornberry	Westbrook	Heflin	Pevehouse
Turner	Wilson	Holland	Piner
Vint	Winfree	Howard	Pope
Voigt	Wood	Howington	Reader of Erath
Weldon	Worley	Hull	Reaves
Wells	Wright	Hunt	Reed
		Isaacks	Rhodes
	Nays—1	Johnson of Ellis	Riviere
Bray		Johnson of Tarrant	Roach
	Absent	Keith	Roberts
Dickison	Reader of Bexar	Kennedy	Robinson
Goodman	Thornton	Kern	Russell
Leyendecker	Waggoner	Kerr	Segrist
McFarland	White	Kersey	Shell
Ragsdale		Kinard	Skiles
	Absent—Excused	King	Smith of Frio
Colquitt	Schuenemann	Langdon	Smith of Hopkins
Dowell	Vale	Lehman	Smith
		Leonard	of Matagorda
		Little	Spencer
		Lock	Stinson
		Loggins	Stoll
		London	Talbert
		Mays	Tarwater
		McAlister	Taylor
		McDaniel	Tennant
		McDonald	Thornberry
		McMurry	Turner
		McNamara	Vint
		Mohrmann	Voigt
		Monkhouse	Weldon
		Montgomery	Wells
		Morris	Westbrook
		Newell	Wilson
		Nicholson	Winfree
		Oliver	Wood
		Pace	Worley
		Petsch	Wright
			Present—Not Voting
		Daniel	
			Absent
		Dickison	Reader of Bexar
		Goodman	Thornton
		Leyendecker	Waggoner
		McFarland	White
		Ragsdale	
			Absent—Excused
		Colquitt	Schuenemann
		Dowell	Vale
			The Chair then laid Senate Bill No. 425 before the House on third reading and final passage.
			The bill was read third time, and was passed by the following vote:
			Yeas—135
Allen	Coleman	Allen	Bailey
Allison	Colson, Mrs.	Allison	Baker
Alsup	Cornett	Alsup	of Fort Bend
Anderson	Corry	Anderson	Baker of Grayson
Bailey	Crossley		
Baker	Davis of Jasper		
of Fort Bend	Davis of Upshur		
Baker of Grayson	Dean		
Bell	Derden		
Blankenship	Dickson		
Boethel	Donaghey		
Bond	Dwyer		
Boyd	Faulkner		
Boyer	Felty		
Bradbury	Ferguson		
Bradford	Fielden		
Bray	Fuchs		
Bridgers	Galbreath		
Broadfoot	Gilmer		
Brown of Cherokee	Gordon, Mrs.		
Brown	Hale		
of Nacogdoches	Hamilton		
Bundy	Hankamer		
Burkett	Hardeman		
Burney	Hardin		
Cauthorn	Harp		
Celaya	Harper		
Chambers	Harrell of Bastrop		
Clark	Harrell of Lamar		
Cleveland	Harris		
Cockrell	Hartzog		

Bell	Keith
Blankenship	Kennedy
Boethel	Kern
Bond	Kerr
Boyd	Kersey
Boyer	Kinard
Bradbury	King
Bradford	Langdon
Bray	Lehman
Bridgers	Leonard
Broadfoot	Little
Brown of Cherokee	Lock
Brown	Loggins
of Nacogdoches	London
Bundy	Mays
Burkett	McAlister
Burney	McDaniel
Cauthorn	McDonald
Celaya	McMurry
Chambers	McNamara
Clark	Mohrmann
Cleveland	Monkhouse
Cockrell	Montgomery
Coleman	Morris
Colson, Mrs.	Newell
Cornett	Nicholson
Corry	Oliver
Crossley	Pace
Davis of Jasper	Petsch
Davis of Upshur	Pevehouse
Dean	Piner
Derden	Pope
Dickson	Reader of Erath
Donaghey	Reaves
Dwyer	Reed
Faulkner	Rhodes
Felty	Riviere
Ferguson	Roach
Fielden	Roberts
Fuchs	Robinson
Galbreath	Russell
Gilmer	Segrist
Gordon, Mrs.	Shell
Hale	Skiles
Hamilton	Smith of Frio
Hankamer	Smith of Hopkins
Hardeman	Smith
Hardin	of Matagorda
Harp	Spencer
Harper	Stinson
Harrell of Bastrop	Stoll
Harrell of Lamar	Talbert
Harris	Tarwater
Hartzog	Taylor
Heflin	Tennant
Holland	Thornberry
Howard	Turner
Howington	Vint
Hull	Voigt
Hunt	Weldon
Isaacks	Wells
Johnson of Ellis	Westbrook
Johnson of Tarrant	Wilson

Winfree	Worley
Wood	Wright
Present—Not Voting	

Daniel

Absent

Dickison	Reader of Bexar
Goodman	Thornton
Leyendecker	Waggoner
McFarland	White
Ragsdale	

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

SENATE BILL NO. 426 ON THIRD READING

Mr. Johnson of Tarrant moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 426 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—135

Allen	Crossley
Allison	Daniel
Alsop	Davis of Jasper
Anderson	Davis of Upshur
Bailey	Dean
Baker	Derden
of Fort Bend	Dickson
Baker of Grayson	Donaghey
Bell	Dwyer
Blankenship	Faulkner
Boethel	Felty
Bond	Ferguson
Boyd	Fielden
Boyer	Fuchs
Bradbury	Galbreath
Bradford	Gilmer
Bridgers	Gordon, Mrs.
Broadfoot	Hale
Brown of Cherokee	Hamilton
Brown	Hankamer
of Nacogdoches	Hardeman
Bundy	Hardin
Burkett	Harp
Burney	Harper
Cauthorn	Harrell of Bastrop
Celaya	Harrell of Lamar
Chambers	Harris
Clark	Hartzog
Cleveland	Heflin
Cockrell	Holland
Coleman	Howard
Colson, Mrs.	Howington
Cornett	Hull
Corry	Hunt

Isaacks	Reader of Erath
Johnson of Ellis	Reaves
Johnson of Tarrant	Reed
Keith	Rhodes
Kennedy	Riviere
Kern	Roach
Kerr	Roberts
Kersey	Robinson
Kinard	Russell
King	Segrist
Langdon	Shell
Lehman	Skiles
Leonard	Smith of Frio
Little	Smith of Hopkins
Lock	Smith
Loggins	of Matagorda
London	Spencer
Mays	Stinson
McAlister	Stoll
McDaniel	Talbert
McDonald	Tarwater
McMurry	Taylor
McNamara	Tennant
Mohrmann	Thornberry
Monkhouse	Turner
Montgomery	Vint
Morris	Voigt
Newell	Weldon
Nicholson	Wells
Oliver	Westbrook
Pace	Wilson
Petsch	Winfree
Pevehouse	Wood
Piner	Worley
Pope	Wright

Nays—1

Bray

Absent

Dickison	Reader of Bexar
Goodman	Thornberry
Leyendecker	Waggoner
McFarland	White

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

The Chair then laid Senate Bill No. 426 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—135

Allen	Baker of Grayson
Allison	Bell
Alsup	Blankenship
Anderson	Boethel
Bailey	Bond
Baker	Boyd
of Fort Bend	Boyer

Bradbury	Kinard
Bradford	King
Bridgers	Langdon
Broadfoot	Lehman
Brown of Cherokee	Leonard
Brown	Little
of Nacogdoches	Lock
Bundy	Loggins
Burkett	London
Burney	Mays
Cauthorn	McAlister
Celaya	McDaniel
Chambers	McDonald
Clark	McMurry
Cleveland	McNamara
Cockrell	Mohrmann
Coleman	Monkhouse
Colson, Mrs.	Montgomery
Cornett	Morris
Corry	Newell
Crossley	Nicholson
Daniel	Oliver
Davis of Jasper	Pace
Davis of Upshur	Petsch
Dean	Pevehouse
Derden	Piner
Dickson	Pope
Donaghey	Reader of Erath
Dwyer	Reaves
Faulkner	Reed
Felty	Rhodes
Ferguson	Riviere
Fielden	Roach
Fuchs	Roberts
Galbreath	Robinson
Gilmer	Russell
Gordon, Mrs.	Segrist
Hale	Shell
Hamilton	Skiles
Hankamer	Smith of Frio
Hardeman	Smith of Hopkins
Hardin	Smith
Harp	of Matagorda
Harper	Spencer
Harrell of Bastrop	Stinson
Harrell of Lamar	Stoll
Harris	Talbert
Hartzog	Tarwater
Heflin	Taylor
Holland	Tennant
Howard	Thornberry
Howington	Turner
Hull	Vint
Hunt	Voigt
Isaacks	Weldon
Johnson of Ellis	Wells
Johnson of Tarrant	Westbrook
Keith	Wilson
Kennedy	Winfree
Kern	Wood
Kerr	Worley
Kersey	Wright

Nays—1

Bray

Absent	
Dickison	Reader of Bexar
Goodman	Thornton
Leyendecker	Waggoner
McFarland	White
Ragsdale	
Absent—Excused	
Colquitt	Schuenemann
Dowell	Vale

SENATE BILL NO. 434 ON THIRD READING

Mr. Davis of Upshur moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 434 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—135	
Allen	Derden
Allison	Dickson
Alsup	Donaghey
Anderson	Dwyer
Bailey	Faulkner
Baker	Felty
of Fort Bend	Ferguson
Baker of Grayson	Fielden
Bell	Fuchs
Blankenship	Galbreath
Boethel	Gilmer
Bond	Gordon, Mrs.
Boyd	Hale
Boyer	Hamilton
Bradbury	Hankamer
Bradford	Hardeman
Bray	Hardin
Bridgers	Harp
Broadfoot	Harper
Brown of Cherokee	Harrell of Bastrop
Brown	Harrell of Lamar
of Nacogdoches	Harris
Bundy	Hartzog
Burkett	Heflin
Burney	Holland
Cauthorn	Howard
Celaya	Howington
Chambers	Hull
Clark	Hunt
Cleveland	Isaacks
Cockrell	Johnson of Ellis
Coleman	Johnson of Tarrant
Colson, Mrs.	Keith
Cornett	Kennedy
Corry	Kern
Crossley	Kerr
Daniel	Kersey
Davis of Jasper	Kinard
Davis of Upshur	King
Dean	Langdon

Leonard	Roberts
Little	Robinson
Lock	Russell
Loggins	Segrist
London	Shell
Mays	Skiles
McAlister	Smith of Frio
McDaniel	Smith of Hopkins
McDonald	Smith
McMurry	of Matagorda
McNamara	Spencer
Mohrmann	Stinson
Monkhouse	Stoll
Montgomery	Talbert
Morris	Tarwater
Newell	Taylor
Nicholson	Tennant
Oliver	Thornberry
Pace	Turner
Petsch	Vint
Pevehouse	Voigt
Piner	Weldon
Pope	Wells
Reader of Erath	Westbrook
Reaves	Wilson
Reed	Winfree
Rhodes	Wood
Riviere	Worley
Roach	Wright

Nays—1

Lehman

Absent

Dickison	Reader of Bexar
Goodman	Thornton
Leyendecker	Waggoner
McFarland	White
Ragsdale	

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

The Chair then laid Senate Bill No. 434 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—135

Allen	Boyer
Allison	Bradbury
Alsup	Bradford
Anderson	Bray
Bailey	Bridgers
Baker	Broadfoot
of Fort Bend	Brown of Cherokee
Baker of Grayson	Brown
Bell	of Nacogdoches
Blankenship	Bundy
Boethel	Burkett
Bond	Burney
Boyd	Cauthorn

Celaya	Lock
Chambers	Loggins
Clark	London
Cleveland	Mays
Cockrell	McAlister
Coleman	McDaniel
Colson, Mrs.	McDonald
Cornett	McMurry
Corry	McNamara
Crossley	Mohrmann
Daniel	Monkhouse
Davis of Jasper	Montgomery
Davis of Upshur	Morris
Dean	Newell
Derden	Nicholson
Dickson	Oliver
Donaghey	Pace
Dwyer	Petsch
Faulkner	Pevehouse
Felty	Piner
Ferguson	Pope
Fielden	Reader of Erath
Fuchs	Reaves
Galbreath	Reed
Gilmer	Rhodes
Gordon, Mrs.	Riviere
Hale	Roach
Hamilton	Roberts
Hankamer	Robinson
Hardeman	Russell
Hardin	Segrist
Harp	Shell
Harper	Skiles
Harrell of Bastrop	Smith of Frio
Harrell of Lamar	Smith of Hopkins
Harris	Smith
Hartzog	of Matagorda
Heflin	Spencer
Holland	Stinson
Howard	Stoll
Howington	Talbert
Hull	Tarwater
Hunt	Taylor
Isaacks	Tennant
Johnson of Ellis	Thornton
Johnson of Tarrant	Turner
Keith	Vint
Kennedy	Voigt
Kern	Weldon
Kerr	Wells
Kersey	Westbrook
Kinard	Wilson
King	Winfree
Langdon	Wood
Leonard	Worley
Little	Wright

Nays—1

Lehman

Absent

Dickison	McFarland
Goodman	Ragsdale
Leyendecker	Reader of Bexar

Thornton	White
Waggoner	
Absent—Excused	
Colquitt	Schuenemann
Dowell	Vale

SENATE BILL NO. 187 ON THIRD READING

Mr. Kerr moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 187 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—135

Allison	Ferguson
Alsup	Fielden
Anderson	Fuchs
Bailey	Galbreath
Baker	Gilmer
of Fort Bend	Gordon, Mrs.
Baker of Grayson	Hale
Bell	Hamilton
Blankenship	Hankamer
Boethel	Hardeman
Bond	Hardin
Boyd	Harp
Boyer	Harper
Bradbury	Harrell of Bastrop
Bradford	Harrell of Lamar
Bray	Harris
Bridgers	Hartzog
Broadfoot	Heflin
Brown of Cherokee	Holland
Brown	Howard
of Nacogdoches	Howington
Bundy	Hull
Burkett	Hunt
Burney	Isaacks
Cauthorn	Johnson of Ellis
Celaya	Johnson of Tarrant
Chambers	Keith
Clark	Kennedy
Cleveland	Kern
Cockrell	Kerr
Coleman	Kersey
Colson, Mrs.	Kinard
Cornett	King
Corry	Langdon
Crossley	Lehman
Daniel	Leonard
Davis of Jasper	Little
Davis of Upshur	Lock
Dean	Loggins
Derden	London
Dickson	Mays
Donaghey	McAlister
Dwyer	McDaniel
Faulkner	McDonald
Felty	McMurry

McNamara	Skiles
Mohrmann	Smith of Frio
Monkhouse	Smith of Hopkins
Montgomery	Smith
Morris	of Matagorda
Newell	Spencer
Nicholson	Stinson
Oliver	Stoll
Pace	Talbert
Petsch	Tarwater
Pevehouse	Taylor
Piner	Tennant
Pope	Thornberry
Reader of Erath	Turner
Reaves	Vint
Reed	Voigt
Rhodes	Weldon
Riviere	Wells
Roach	Westbrook
Roberts	Wilson
Robinson	Winfree
Russell	Wood
Segrist	Worley
Shell	Wright

Nays—1

Allen

Absent

Dickison	Reader of Bexar
Goodman	Thornton
Leyendecker	Waggoner
McFarland	White

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

The Chair then laid Senate Bill No. 187 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—135

Allison	Brown of Cherokee
Alsup	Brown
Anderson	of Nacogdoches
Bailey	Bundy
Baker	Burkett
of Fort Bend	Burney
Baker of Grayson	Cauthorn
Bell	Celaya
Blankenship	Chambers
Boethel	Clark
Bond	Cleveland
Boyd	Cockrell
Boyer	Coleman
Bradbury	Colson, Mrs.
Bradford	Cornett
Bray	Corry
Bridgers	Crossley
Broadfoot	Daniel

Davis of Jasper	McDaniel
Davis of Upshur	McDonald
Dean	McMurry
Derden	McNamara
Dickson	Mohrmann
Donaghey	Monkhouse
Dwyer	Montgomery
Faulkner	Morris
Felty	Newell
Ferguson	Nicholson
Fielden	Oliver
Fuchs	Pace
Galbreath	Petsch
Gilmer	Pevehouse
Gordon, Mrs.	Piner
Hale	Pope
Hamilton	Reader of Erath
Hankamer	Reaves
Hardeman	Reed
Hardin	Rhodes
Harp	Riviere
Harper	Roach
Harrell of Bastrop	Roberts
Harrell of Lamar	Robinson
Harris	Russell
Hartzog	Segrist
Heflin	Shell
Holland	Skiles
Howard	Smith of Frio
Howington	Smith of Hopkins
Hull	Smith
Hunt	of Matagorda
Isaacks	Spencer
Johnson of Ellis	Stinson
Johnson of Tarrant	Stoll
Keith	Talbert
Kennedy	Tarwater
Kern	Taylor
Kerr	Tennant
Kersey	Thornberry
Kinard	Turner
King	Vint
Langdon	Voigt
Lehman	Weldon
Leonard	Wells
Little	Westbrook
Lock	Wilson
Loggins	Winfree
London	Wood
Mays	Worley
McAlister	Wright

Nays—1

Allen

Absent

Dickison	Reader of Bexar
Goodman	Thornton
Leyendecker	Waggoner
McFarland	White

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

HOUSE BILL NO. 792 ON SECOND
READING

The Chair laid before the House, on its second reading, and passage to engrossment,

H. B. No. 792, A bill to be entitled "An Act to amend Article 6053 of the Revised Civil Statutes of Texas of 1925 by providing regulations for the design, installation, construction and operation of containers and pertinent equipment for the storage, handling and transportation of butane or liquefied petroleum gases, empowering the Railroad Commission to alter and amend such regulations; providing that persons, firms and corporations engaged in the manufacture and/or assembly, sale or installation of liquefied gas storage and dispensing apparatus, and/or handling and/or transporting liquefied petroleum gas must have a license and must file with the Railroad Commission of Texas a bond protecting the public from injuries or loss arising from a violation of this Act; providing for filing an additional bond and/or additional security upon order of the Railroad Commission; providing for hearings on matters relating to the subject of this Act and on complaints filed against licensees hereunder; providing for attendance of witnesses at such hearings and rules for conducting the same; providing for appeals from the decision of the Railroad Commission; providing that funds derived from fees shall be used for the administration and enforcement of this Act and that any excess remaining shall go to the General Fund; providing for the giving of notice to utilities and licenses by the Commission of the proposed rules and regulations to be adopted and promulgated and the filing of written exceptions and objections by parties affected by such rules and regulations; providing that if any clause, provision, Section or part of this Act shall be adjudged invalid, the remainder of this Act shall not be affected thereby, and declaring an emergency."

The bill was read second time.

Mr. Bond offered the following committee amendment to the bill:

Amend House Bill No. 792, by striking out Section 2a, and substitute in lieu thereof, the following:

"Sec. 2a. After the effective date of this Act all containers and per-

tinent equipment installed for use in this State for the storage and dispensing of liquefied petroleum gases for the purpose of providing gas for industrial, commercial and domestic uses, shall be designed, constructed, equipped and installed as specified under the published regulations of the National Board of Fire Underwriters for the design, installation and construction of containers and pertinent equipment for the storage and handling of liquefied petroleum gases as recommended by the National Fire Protection Association effective July, 1937, a copy of said regulations known as National Board of Fire Underwriters Pamphlet No. 58 being on file with the Gas Utilities Division of the Railroad Commission of Texas. All containers for the transportation of liquefied petroleum gases over the highways of this State, shall be designed, constructed and operated in accordance with the published regulations for the design, construction and operation of automobile tank trucks and tank trailers for the transportation of liquefied petroleum gases as adopted by the National Board of Fire Underwriters and the National Fire Protection Association in the year 1935, and as amended in 1937, a copy of which regulations are on file with the Gas Utilities Division of the Railroad Commission of Texas. In the manner provided in Section 4 of this Act, the Railroad Commission of Texas shall have full power and authority to adopt and promulgate such rules and regulations, supplementing said published regulations, as it may deem necessary, from time to time, to carry out the purpose of this Act and put into effect practices consistent with proven safe practices in the United States of America. Containers subject to the regulations of the Interstate Commerce Commission and containers which are owned or used by the Government of the United States of America are excepted from the provisions of this Section. Provided, however, that nothing herein shall be construed to alter, modify or amend the Motor Carriers Law of the State of Texas. The Department of Public Safety of the State of Texas shall cooperate with the Railroad Commission of Texas in the enforcement of the provisions of this Act."

The committee amendment was adopted.

Mr. Bond offered the following amendments to the bill:

Amend House Bill No. 792, Section 2b, by striking out Subsection 2, and inserting in lieu thereof, the following:

"For the purpose of defraying the expenses of administering this Act, each person, firm, association, corporation, or manufacturer engaged in the manufacture and/or assembly and sale of any apparatus to be used for the storage and/or dispensing of liquefied petroleum gas, shall, at the time of the issuance of such license, and annually thereafter on or between September 1 and September 15, of each calendar year pay to the Railroad Commission, a special fee of Two Hundred (\$200.00) Dollars; each person, firm, association, corporation, or manufacturer engaged in the business of transporting or dispensing liquefied petroleum gas, and/or the sale and/or installation of any apparatus, shall at the time of issuance of such license, and annually thereafter on or between September 1 and September 15 of each calendar year pay to the Railroad Commission a special fee of Twenty Five (\$25.00) Dollars. If the license here provided for is issued after the month of September of any year, the fee shall be prorated to the remaining portion of the year to August 31 following, but in no case less than one-fourth (1/4) of the annual fee."

Amend House Bill No. 792, Section 2b, by striking out Subsection (3), and inserting in lieu thereof, the following:

"(3) No license shall be issued to any person, firm, association, corporation or manufacturer engaged in the manufacture and/or assembly and sale of any apparatus to be used for the storage and/or dispensing of liquefied petroleum gas unless such licensee shall first file with the Commission, under such rules and regulations as it may prescribe, a surety bond in the amount of Five Thousand (\$5,000.00) Dollars with some bonding company authorized to do business in Texas as surety thereon; and no license shall be issued to any person, firm, association, corporation or manufacturer engaged in the business of transporting or dispensing liquefied petroleum gas; and/or the sale and/or installation of any apparatus, to be used in this State, for the storage and/or dispensing of liquefied petro-

leum gas unless such licensee shall first file with the Commission a bond in the sum of Two Thousand (\$2,000.00) Dollars with two or more good and sufficient sureties, which bond shall be approved by the county clerk of the county of the residence of such licensee, certifying that the sureties thereon are solvent and own property in excess of the exemptions allowed by the Constitution and laws of this State, subject to execution for more than the face amount of said bond; all such bonds shall provide that the obligor therein will pay, to the extent of the face amount thereof, all judgments which may be recovered against such licensee, based on claims for loss or damages for personal injury or loss of or injury to property occurring during the term of such bond and proximately caused by any violation, by said licensee, of the terms of this Act or any orders or rules promulgated by the Commission as authorized by this Act. Should the Commission determine that for any reason any such bond has been impaired to the extent of fifty per cent of the penal sum named therein or the sureties thereon have become insolvent, the Commission may, by written notice, demand the filing of a new bond. Failure to submit a new bond to the Commission within twenty days after the issuance of such notice shall ipso facto forfeit and cancel the license theretofore issued to any such licensee."

Amend committee amendment No. 1, House Bill No. 792, page 8, Section 2a, by striking out in line 28, the words "in the manner" and all of lines 29, 30, 31, 32, 33, and ending with the words in line 34, "the United States of America", and inserting in lieu thereof, the following: "In the manner provided in Section 4 of this Act, the Railroad Commission of Texas shall have full power and authority to adopt and promulgate such rules and regulations as may be hereafter adopted and published by the National Board of Fire Underwriters and/or the National Fire Protection Association for the design, installation, construction and operation of containers and equipment used in connection with the storage, handling and dispensing of liquefied petroleum gases."

Amend House Bill No. 792, Section 2b, Subsection (5), page 5, by striking out in lines 13 and 14 the words

"or from any other credible person having an interest in the subject matter of the complaint".

Amend House Bill No. 792, Section 2b, Subsection (7), page 6, line 11, by striking out the words "Travis County" and inserting in lieu thereof the words "the county of the residence of the licensee", and by striking out in lines 22, 23 and 24 the words "in such suits the burden shall be upon the licensee to show good cause for the reinstatement of his license".

Amend House Bill No. 792, by striking out Section 4, and substitute in lieu thereof, the following:

"Section 4. Before the adoption or promulgation of any orders, rules, and regulations affecting the liquefied petroleum gas industry under the terms and provisions of this Act, the Railroad Commission shall give ten (10) days notice to all licensees embraced within this Act, by mailing to such licensees a copy of the orders, rules and regulations which the Commission proposes to adopt and promulgate, which notice shall state the time and place when the Railroad Commission will hear and consider any objections to any such orders, rules and regulations, and any person, firm or corporation affected by such orders, rules and regulations shall have the right to file written objections thereto and be heard in person or by counsel, and after such hearing the Railroad Commission shall, in its discretion, adopt and promulgate any such orders, rules and regulations as published in such notice, or shall make such amendments and modifications thereof as the Railroad Commission shall deem just and equitable, and if, as and when any such orders, rules and regulations are finally adopted, the Railroad Commission shall, within ten (10) days thereafter, cause the same to be published in at least three (3) newspapers of general circulation throughout the State, and a copy thereof to be mailed to each licensee hereunder."

Amend House Bill No. 792, Section 5, page 4, by striking out all of said Section 5, and substituting in lieu thereof, the following:

"Section 5. Nothing herein contained in this Act shall ever be construed as enlarging or changing the powers and jurisdiction heretofore

delegated to the Railroad Commission by the Acts of 1920, Thirty-sixth Legislature, Third Called Session, Chapter 14, except as herein specifically provided in Section 2a, 2b, and Section 4.

"If any clause, provision, section or part of this Act shall be adjudged by any court of competent jurisdiction to be invalid such judgment shall not invalidate any other term or provision hereof and the Legislature hereby declares its intention to reenact each and every clause, requirement, provision and part hereof independently of any such part so invalidated."

Amend House Bill No. 792, by striking out the following in Section 1, page 2, line 6, the words "gas pipe lines in this State" and substitute in lieu thereof the words "such pipe lines in this State".

Amend House Bill No. 792, by striking out the following in Section 1, page 2, line 27, the words "to the Attorney General", and substitute in lieu thereof the words "of the Attorney General".

The amendments were severally adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 792 was then passed to engrossment.

HOUSE BILL NO. 792 ON THIRD READING

Mr. Felty moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 792 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—104

Alsup	Broadfoot
Anderson	Brown
Bailey	of Nacogdoches
Baker	Bundy
of Fort Bend	Burkett
Baker of Grayson	Cauthorn
Bell	Celaya
Blankenship	Chambers
Boethel	Clark
Bond	Cleveland
Boyer	Coleman
Bradford	Colson, Mrs.

Cornett	McAlister
Crossley	McDaniel
Daniel	McDonald
Davis of Jasper	McMurry
Davis of Upshur	McNamara
Derden	Mohrmann
Dickson	Monkhouse
Dwyer	Montgomery
Faulkner	Morris
Felty	Newell
Ferguson	Oliver
Fielden	Pace
Gordon, Mrs.	Petsch
Hale	Pevehouse
Hamilton	Piner
Hankamer	Pope
Hardeman	Reader of Erath
Hardin	Reaves
Harp	Rhodes
Harper	Riviere
Harrell of Bastrop	Roach
Harrell of Lamar	Robinson
Harris	Russell
Hartzog	Shell
Heflin	Smith of Frio
Holland	Smith of Hopkins
Howard	Smith
Howington	of Matagorda
Hull	Spencer
Hunt	Stoll
Isaacks	Talbert
Johnson of Ellis	Taylor
Johnson of Tarrant	Thornberry
Kern	Turner
Kerr	Vint
Kersey	Voigt
Kinard	Weldon
Leonard	Westbrook
Little	Wilson
Lock	Worley
London	Wright
Mays	

Nays—25

Allen	King
Allison	Lehman
Boyd	Loggins
Bradbury	Nicholson
Bray	Reed
Burney	Roberts
Cockrell	Segrist
Donaghey	Skiles
Fuchs	Stinson
Galbreath	Tarwater
Gilmer	Tennant
Keith	Wood
Kennedy	

Present—Not Voting

Brown of Cherokee

Absent

Bridgers	Dickison
Corry	Goodman
Dean	Langdon

Leyendecker	Waggoner
McFarland	Wells
Ragsdale	White
Reader of Bexar	Winfree
Thornton	

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

The Chair then laid House Bill No. 792 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—104

Alsup	Hartzog
Anderson	Heflin
Bailey	Holland
Baker	Howard
of Fort Bend	Howington
Baker of Grayson	Hull
Bell	Hunt
Blankenship	Isaacks
Boethel	Johnson of Ellis
Bond	Johnson of Tarrant
Boyer	Kern
Bradford	Kerr
Broadfoot	Kersey
Brown	Kinard
of Nacogdoches	Leonard
Bundy	Little
Burkett	Lock
Cauthorn	London
Celaya	Mays
Chambers	McAlister
Clark	McDaniel
Cockrell	McDonald
Coleman	McMurry
Colson, Mrs.	McNamara
Cornett	Mohrmann
Crossley	Monkhouse
Daniel	Montgomery
Davis of Jasper	Morris
Davis of Upshur	Newell
Derden	Oliver
Dickson	Pace
Dwyer	Petsch
Faulkner	Pevehouse
Felty	Piner
Ferguson	Pope
Fielden	Reader of Erath
Gordon, Mrs.	Reaves
Hale	Rhodes
Hamilton	Riviere
Hankamer	Roach
Hardeman	Robinson
Hardin	Russell
Harp	Shell
Harper	Smith of Frio
Harrell of Bastrop	Smith of Hopkins
Harrell of Lamar	Smith
Harris	of Matagorda

Spencer	Voigt	Broadfoot	King
Stoli	Weldon	Brown of Cherokee	Langdon
Talbert	Westbrook	Brown	Lehman
Taylor	Wilson	of Nacogdoches	Leonard
Thornberry	Worley	Bundy	Leyendecker
Turner	Wright	Burkett	Lock
Vint		Burney	Loggins
	Nays—25	Cauthorn	London
Allen	King	Celaya	Mays
Allison	Lehman	Chambers	McAlister
Boyd	Loggins	Clark	McDaniel
Bradbury	Nicholson	Cleveland	McDonald
Bray	Reed	Cockrell	McMurry
Burney	Roberts	Coleman	McNamara
Cleveland	Segrist	Colson, Mrs.	Mohrmann
Donaghey	Skiles	Cornett	Monkhouse
Fuchs	Stinson	Crossley	Montgomery
Galbreath	Tarwater	Daniel	Morris
Gilmer	Tennant	Davis of Jasper	Newell
Keith	Wood	Davis of Upshur	Nicholson
Kennedy		Derden	Oliver
	Present—Not Voting	Dickison	Pace
Brown of Cherokee		Dickson	Pevehouse
	Absent	Donaghey	Piner
Bridgers	Ragsdale	Dwyer	Pope
Corry	Reader of Bexar	Faulkner	Ragsdale
Dean	Thornton	Ferguson	Reader of Erath
Dickison	Waggoner	Fielden	Reaves
Goodman	Wells	Fuchs	Reed
Langdon	White	Galbreath	Rhodes
Leyendecker	Winfree	Gilmer	Riviere
McFarland		Goodman	Roach
	Absent—Excused	Gordon, Mrs.	Roberts
Colquitt	Schuenemann	Hale	Robinson
Dowell	Vale	Hamilton	Russell
		Hankamer	Segrist
HOUSE BILL NO. 1001 ON SECOND READING		Hardeman	Shell
Mr. Pope moved that the necessary House Rules, and the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 1001 be placed on its second reading and passage to engrossment, and on its third reading and final passage.		Hardin	Skiles
The motion prevailed by the following vote:		Harp	Smith of Frio
	Yeas—133	Harper	Smith of Hopkins
Allen	Blankenship	Harrell of Bastrop	Smith
Allison	Boethel	Harrell of Lamar	of Matagorda
Alsup	Bond	Harris	Spencer
Anderson	Boyd	Hartzog	Stinson
Bailey	Boyer	Heflin	Stoll
Baker	Bradbury	Holland	Talbert
of Fort Bend	Bradford	Howard	Tarwater
Baker of Grayson	Bray	Howington	Taylor
Bell	Bridgers	Hull	Tennant
		Hunt	Thornberry
		Isaacks	Turner
		Johnson of Ellis	Vint
		Johnson of Tarrant	Voigt
		Keith	Weldon
		Kennedy	Westbrook
		Kern	Wilson
		Kerr	Wood
		Kersey	Worley
		Kinard	Wright
			Absent
		Corry	Felty
		Dean	Little

McFarland	Waggoner
Petsch	Wells
Reader of Bexar	White
Thornton	Winfree

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

The Chair then laid before the House, on its second reading and passage to engrossment,

H. B. No. 1001, A bill to be entitled "An Act conveying to the United States of America the free and uninterrupted use, liberty, and easement of, in, and to that certain area of three (3) miles square or larger in Nueces County Navigation District, in Nueces Bay, in Nueces County, Texas, for the erection and establishment of forts, military stations or camps, magazines, arsenals, dock yards, barracks, light houses, navy yards, naval bases, naval air bases or stations, channels, approaches for battleships, or for other needful military purposes; providing for failure or refusal for the erection of such forts, stations, arsenals, naval bases, naval air bases or stations, and other needful military structures; providing for the conveyance by the Governor of Texas of such area; providing for the retention of all oil, gas and minerals; making such conveyance subject to the limitation of certain statutes of the State; providing approval by the Legislature of such conveyance; providing for the reversion of said area to the State of Texas under certain contingencies, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 1001 ON THIRD READING

The Chair then laid House Bill No. 1001 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—133

Allen	Baker
Allison	of Fort Bend
Alsup	Baker of Grayson
Anderson	Bell
Bailey	Blankenship

Boethel	Kern
Bond	Kerr
Boyd	Kersey
Boyer	Kinard
Bradbury	King
Bradford	Langdon
Bray	Lehman
Bridgers	Leonard
Broadfoot	Leyendecker
Brown of Cherokee	Lock
Brown of Nacogdoches	Loggins
Bundy	London
Burkett	Mays
Burney	McAlister
Cauthorn	McDaniel
Celaya	McDonald
Chambers	McMurry
Clark	McNamara
Cleveland	Mohrmann
Cockrell	Monkhouse
Coleman	Montgomery
Colson, Mrs.	Morris
Cornett	Newell
Crossley	Nicholson
Daniel	Oliver
Davis of Jasper	Pace
Davis of Upshur	Pevehouse
Derden	Piner
Dickison	Pope
Dickson	Ragsdale
Donaghey	Reader of Erath
Dwyer	Reaves
Faulkner	Reed
Ferguson	Rhodes
Fielden	Riviere
Fuchs	Roach
Galbreath	Roberts
Gilmer	Robinson
Goodman	Russell
Gordon, Mrs.	Segrist
Hale	Shell
Hamilton	Skiles
Hankamer	Smith of Frio
Hardeman	Smith of Hopkins
Hardin	Smith
Harp	of Matagorda
Harper	Spencer
Harrell of Bastrop	Stinson
Harrell of Lamar	Stoll
Harris	Talbert
Hartzog	Tarwater
Heflin	Taylor
Holland	Tennant
Howard	Thornberry
Howington	Turner
Hull	Vint
Hunt	Voigt
Isaacks	Weldon
Johnson of Ellis	Westbrook
Johnson of Tarrant	Wilson
Keith	Wood
Kennedy	Worley
	Wright

Absent

Corry	Reader of Bexar
Dean	Thornton
Felty	Waggoner
Little	Wells
McFarland	White
Petsch	Winfree

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

HOUSE BILL NO. 1004 ON SECOND READING

Mrs. Colson moved that all necessary House Rules, and the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 1004 be placed on its second reading and passage to engrossment, and on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—127

Allen	Derden
Allison	Dickson
Alsup	Donaghey
Anderson	Dwyer
Bailey	Faulkner
Baker	Ferguson
of Fort Bend	Fielden
Baker of Grayson	Fuchs
Bell	Galbreath
Bond	Gilmer
Boyd	Goodman
Boyer	Gordon, Mrs.
Bradbury	Hamilton
Bradford	Hankamer
Bridgers	Hardeman
Broadfoot	Hardin
Brown of Cherokee	Harp
Brown	Harper
of Nacogdoches	Harrell of Bastrop
Bundy	Harrell of Lamar
Burkett	Harris
Burney	Hartzog
Cauthorn	Heflin
Celaya	Holland
Chambers	Howard
Clark	Howington
Cleveland	Hull
Cockrell	Hunt
Coleman	Isaacks
Colson, Mrs.	Johnson of Ellis
Cornett	Johnson of Tarrant
Crossley	Keith
Daniel	Kennedy
Davis of Upshur	Kern

Kerr	Reed
Kersey	Rhodes
Kinard	Riviere
King	Roach
Langdon	Roberts
Lehman	Robinson
Leonard	Russell
Leyendecker	Segrist
Little	Shell
Lock	Skiles
Loggins	Smith of Frio
London	Smith of Hopkins
Mays	Spencer
McAlister	Stinson
McDaniel	Stoll
McDonald	Talbert
McMurry	Tarwater
McNamara	Taylor
Mohrmann	Tennant
Monkhouse	Thornberry
Montgomery	Thornton
Morris	Turner
Newell	Vint
Nicholson	Voigt
Oliver	Weldon
Pace	Westbrook
Pevehouse	Wilson
Piner	Wood
Pope	Worley
Ragsdale	Wright
Reaves	

Nays—2

Bray	Reader of Erath
------	-----------------

Absent

Blankenship	Petsch
Boethel	Reader of Bexar
Corry	Smith
Davis of Jasper	of Matagorda
Dean	Waggoner
Dickson	Wells
Felty	White
Hale	Winfree
McFarland	

Absent—Excused

Colquitt	Schuenemann
Dowell	Vale

The Chair then laid before the House, on its second reading and passage to engrossment,

H. B. No. 1004, A bill to be entitled "An Act providing and directing County Clerks, District Clerks, and other officials to issue certificates and certified copies of instruments in their respective offices to ex-service men of the World War and the Spanish-American War where such certificates and copies of instruments are necessary to be used in furthering claims

and establishing proof of such ex-service men to such claims for compensation, and other claims to be established; defining ex-service men; repealing all laws and parts of laws in conflict herewith, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 1004 ON THIRD READING

The Chair then laid House Bill No. 1004 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—127

Allen	Gilmer
Allison	Goodman
Alsup	Gordon, Mrs.
Anderson	Hamilton
Bailey	Hankamer
Baker	Hardeman
of Fort Bend	Hardin
Baker of Grayson	Harp
Bell	Harper
Bond	Harrell of Bastrop
Boyd	Harrell of Lamar
Boyer	Harris
Bradbury	Hartzog
Bradford	Heflin
Bridgers	Holland
Broadfoot	Howard
Brown of Cherokee	Howington
Brown	Hull
of Nacogdoches	Hunt
Bundy	Isaacks
Burkett	Johnson of Ellis
Burney	Johnson of Tarrant
Cauthorn	Keith
Celaya	Kennedy
Chambers	Kern
Clark	Kerr
Cleveland	Kersey
Cockrell	Kinard
Coleman	King
Colson, Mrs.	Langdon
Cornett	Lehman
Crossley	Leonard
Daniel	Leyendecker
Davis of Upshur	Little
Derden	Lock
Dickson	Loggins
Donaghey	London
Dwyer	Mays
Faulkner	McAlister
Ferguson	McDaniel
Fielden	McDonald
Fuchs	McMurry
Galbreath	McNamara

Mohrmann
Monkhouse
Montgomery
Morris
Newell
Nicholson
Oliver
Pace
Pevehouse
Piner
Pope
Ragsdale
Reaves
Reed
Rhodes
Riviere
Roach
Roberts
Robinson
Russell
Segrist
Shell

Skiles
Smith of Frio
Smith of Hopkins
Spencer
Stinson
Stoll
Talbert
Tarwater
Taylor
Tennant
Thornberry
Thornton
Turner
Vint
Voigt
Weldon
Westbrook
Wilson
Wood
Worley
Wright

Nays—2

Bray

Reader of Erath

Absent

Blankenship
Boethel
Corry
Davis of Jasper
Dean
Dickison
Felty
Hale
McFarland

Petsch
Reader of Bexar
Smith
of Matagorda
Waggoner
Wells
White
Winfree

Absent—Excused

Colquitt
Dowell

Schuenemann
Vale

BILLS SIGNED BY THE SPEAKER

The Speaker signed, in the presence of the House, after giving due notice thereof, and their captions had been read severally, the following enrolled bills:

S. B. No. 102, "An Act to conserve, preserve, and protect lands, products of lands, including timber and crops, and providing penalties, and declaring an emergency."

S. B. No. 34, "An Act to amend Article 1379 of the Penal Code of the State of Texas, so as to increase the penalty from a fine of not less than Ten (\$10.00) Dollars nor more than Five Hundred (\$500.00) Dollars, to confinement in the penitentiary for not less than one (1) nor more than five (5) years, and declaring an emergency."

H. B. No. 953, "An Act amending Article 2326a of the 1925 Revised Civil Statutes of Texas (which said Article 2626a was passed by Acts, 1929, Forty-first Legislature, page 112, C. H. 56), by adding thereto a provision for expenses for court reporters in certain Judicial Districts, and declaring an emergency."

H. B. No. 948, "An Act providing for County Auditor in all counties having a population of not less than fourteen thousand, eight hundred and fifty (14,850) and not more than fourteen thousand, nine hundred and twenty (14,920), according to the last preceding Federal Census, or any subsequent Federal Census, prescribing duties of said Auditor, providing salary for such Auditor; prescribing mode and manner of payment of such salary, and declaring an emergency."

ADJOURNMENT

Mr. Cornett moved that the House adjourn until 10:00 o'clock a. m., tomorrow.

Mr. Anderson moved that the House adjourn until 10:00 o'clock a. m., next Monday.

Question first recurring on the motion to adjourn until 10:00 o'clock a. m., tomorrow, yeas and nays were demanded.

The roll of the House was called, and the vote announced, as follows—Yeas, 56; Nays, 57.

A verification of the vote was requested.

The roll of the "yeas" and "nays" was again called, and the verified vote resulted, as follows:

Yeas—71

Allen	Chambers
Alsup	Clark
Bailey	Cockrell
Baker of Grayson	Colson, Mrs.
Bell	Cornett
Blankenship	Faulkner
Bond	Ferguson
Boyd	Fielden
Bradbury	Fuchs
Bridgers	Hardeman
Brown of Cherokee	Hardin
Brown of Nacogdoches	Harp
Bundy	Harper
Burkett	Harrell of Bastrop
Burney	Harrell of Lamar
Cauthorn	Heflin
	Holland

Howington	Pope
Hunt	Reader of Bexar
Johnson of Ellis	Reed
Johnson of Tarrant	Riviere
Keith	Roach
Kern	Roberts
Kerr	Russell
Kinard	Skiles
King	Smith of Hopkins
Leyendecker	Spencer
Lock	Stinson
Loggins	Stoll
Mays	Tennant
McDonald	Thornberry
McNamara	Vint
Montgomery	Weldon
Morris	Wilson
Newell	Wood
Petsch	Worley

Nays—46

Anderson	Lehman
Boethel	Leonard
Boyer	Little
Bradford	McAlister
Bray	McDaniel
Celaya	McMurry
Coleman	Mohrmann
Davis of Upshur	Nicholson
Dickson	Oliver
Donaghey	Pevehouse
Dwyer	Reader of Erath
Felty	Reaves
Galbreath	Robinson
Gilmer	Segrist
Goodman	Shell
Gordon, Mrs.	Smith of Frio
Hale	Smith
Hankamer	of Matagorda
Hartzog	Tarwater
Howard	Taylor
Hull	Turner
Isaacks	Voigt
Kennedy	Westbrook
Langdon	

Present—Not Voting

Thornton	Wright
----------	--------

Absent

Allison	Hamilton
Baker	Harris
of Fort Bend	Kersey
Broadfoot	London
Cleveland	McFarland
Corry	Monkhouse
Crossley	Pace
Daniel	Piner
Davis of Jasper	Ragsdale
Dean	Rhodes
Derden	Talbert
Dickson	Waggoner

Wells
White

Winfree

Absent—Excused

Colquitt
Dowell

Schuenemann
Vale

The Chair announced that the motion to adjourn until 10:00 o'clock a. m., tomorrow, prevailed

The House, accordingly, at 11:40 o'clock p. m., adjourned until 10:00 o'clock a. m., tomorrow.

APPENDIX

STANDING COMMITTEE REPORTS

The following committees have filed favorable reports on bills and resolutions, as follows:

State Affairs: House Bill No. 1004.

Judiciary: House Bills Nos. 875, 937; Senate Bills Nos. 140, 141, 262, 269 and 401.

Highways and Motor Traffic: House Bill No. 998.

Insurance: Senate Bill No. 313.

Education: Senate Bill No. 393.

Game and Fisheries: House Bills Nos. 838, 981, 982, 991, 996, 997, 1000; House Concurrent Resolution No. 94.

School Districts: House Bill No. 994.

Military Affairs: House Bill No. 1001 and Senate Bill No. 428.

The Committee on Game and Fisheries filed an adverse report on House Bill No. 985.

REPORTS OF THE COMMITTEE ON ENGROSSED BILLS

Committee Room,

Austin, Texas, April 20, 1939.

Hon. R. Emmett Morse, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. C. R. No. 109, Requesting the Governor to return House Bill No. 194 to the House for amendment.

Has carefully compared same and finds it correctly engrossed.

BRIDGERS, Chairman.

Austin, Texas, April 19, 1939.

Hon. R. Emmett Morse, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 926, A bill to be entitled "An Act appropriating the sum of Eight Hundred Eighty Thousand, Three Hundred Thirty-two (\$880,332.00) Dollars per year, or so much thereof as may be necessary for the next biennium beginning September 1, 1939 and ending August 31, 1941, from the General Revenue Fund for the purpose of promoting public school interests and assisting local districts in the teaching of vocational agriculture, home economics, trades and industries, general rehabilitation and rehabilitation for crippled children according to the Federal Laws governing vocational education, all of which shall be matched by Federal funds; providing for the administration, attaching conditions, regulations and limitations relative thereto, making various allocations of said appropriation; authorizing aid to such schools in accordance with the condition specified herein; providing for certain regulations concerning qualification of teachers; providing all costs of administering funds named in this Act shall be paid out of moneys appropriated in this Act under authority of the State Superintendent of Public Instruction under the direction of the State Board of Education; defining the powers of the State Board of Education and the State Superintendent; declaring the rule in event any provision of this Act is unconstitutional or invalid, repealing all laws or parts of laws in conflict herewith, and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

BRIDGERS, Chairman.

Austin, Texas, April 20, 1939.

Hon. R. Emmett Morse, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. C. R. No. 110, Recalling House Bill No. 84 from the Governor's office for further consideration.

Has carefully compared same and finds it correctly engrossed.

BRIDGERS, Chairman.

REPORTS OF THE COMMITTEE ON ENROLLED BILLS

Committee Room,

Austin, Texas, April 20, 1939.

Hon. R. Emmett Morse, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. C. R. No. 107, Requesting that the Governor return House Bill No. 380 for further consideration.

Has carefully compared same and finds it correctly enrolled.

HAMILTON, Chairman.

Austin, Texas, April 20, 1939.

Hon. R. Emmett Morse, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. B. No. 881, "An Act creating and establishing Callahan County Road District Number 1-A in Callahan County, Texas, under Article III, Section 52 of the Constitution of Texas for the purpose of the construction, operation, and maintenance of macadamized, graveled, or paved roads or turnpikes, or in aid thereof; describing the territory included therein; making the District a body corporate with authority to sue and be sued; authorizing the District to issue bonds upon two-thirds vote of the property taxpaying voters voting at an election; prescribing the method of calling and conducting such election, and the method of issuing said bonds; directing the levy, assessment, and collection of a tax for the payment of principal and interest of said bonds; providing for the custody and disbursement of the funds of the District; providing that in awarding contracts for road construction the Commissioners Court shall advertise for bids and shall award the contract to the lowest and best bidder; providing that the fact that a portion of the District hereby created is also included in another Road District having outstanding bonds shall not affect the District hereby created or its powers hereby granted; determining that all of the lands in said District will be benefited by additional road improvements; providing that the provisions of this Act shall prevail in the event of conflict with any

other General or Special Laws; providing that if any provision hereof is held to be invalid such holding shall not affect the other provisions hereof, and declaring an emergency."

Has carefully compared same and finds it correctly enrolled.

HAMILTON, Chairman.

Austin, Texas, April 20, 1939.

Hon. R. Emmett Morse, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. C. R. No. 103, Designating Miss Jane Neal of the Gladewater High School Band to extend greetings to the Governor of Pennsylvania and to the Lions Clubs of America.

Has carefully compared same and finds it correctly enrolled.

HAMILTON, Chairman.

Austin, Texas, April 20, 1939.

Hon. R. Emmett Morse, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. C. R. No. 109, Requesting the Governor to return House Bill No. 194 to the House for amendment.

Has carefully compared same and finds it correctly enrolled.

HAMILTON, Chairman.

Austin, Texas, April 20, 1939.

Hon. R. Emmett Morse, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. B. No. 948, "An Act providing for County Auditor in all counties having a population of not less than fourteen thousand, eight hundred and fifty (14,850), and not more than fourteen thousand, nine hundred and twenty (14,920), according to the last preceding Federal Census, or any subsequent Federal Census; prescribing duties of said Auditor; providing salary for such Auditor; prescribing mode and manner of payment of such salary; making the Act cumulative, and declaring an emergency."

Has carefully compared same and finds it correctly enrolled.

HAMILTON, Chairman.

Austin, Texas, April 20, 1939.

Hon. R. Emmett Morse, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. B. No. 953, "An Act amending Article 2326a of the 1925 Revised Civil Statutes of Texas, as amended (which said Article 2326a was passed by Acts, 1929, Forty-first Legislature, page 112, Chapter 56), by adding thereto a provision for expenses for Court Reporters in certain Judicial Districts, and declaring an emergency."

Has carefully compared same and finds it correctly enrolled.

HAMILTON, Chairman.

SENT TO THE GOVERNOR

April 20, 1939

House Bill No. 881.

House Concurrent Resolution No. 103.

House Concurrent Resolution No. 107.

SIXTIETH DAY

(Friday, April 21, 1939)

The House met at 10:00 o'clock a. m., pursuant to adjournment, and was called to order by Speaker Morse.

The roll of the House was called, and the following Members were present:

Mr. Speaker	Burney
Allen	Cauthorn
Allison	Celaya
Alsup	Chambers
Bailey	Clark
Baker	Cleveland
of Fort Bend	Cockrell
Baker of Grayson	Coleman
Bell	Colson, Mrs.
Blankenship	Cornett
Boethel	Corry
Bond	Crossley
Boyd	Daniel
Boyer	Davis of Jasper
Bradbury	Dean
Bradford	Derden
Bray	Dickison
Bridgers	Dickson
Brown of Cherokee	Donaghey
Brown	Dwyer
of Nacogdoches	Faulkner
Bundy	Felty
Burkett	Ferguson

Fielden	Monkhouse
Fuchs	Montgomery
Galbreath	Morris
Gilmer	Newell
Goodman	Nicholson
Gordon, Mrs.	Pace
Hale	Petsch
Hamilton	Pevehouse
Hankamer	Piner
Hardeman	Pope
Hardin	Reader of Bexar
Harper	Reader of Erath
Harrell of Bastrop	Reaves
Harrell of Lamar	Reed
Harris	Rhodes
Hartzog	Riviere
Heflin	Roach
Holland	Roberts
Howington	Robinson
Hull	Russell
Hunt	Segrist
Isaacks	Shell
Johnson of Ellis	Skiles
Johnson of Tarrant	Smith of Frio
Keith	Smith
Kennedy	of Matagorda
Kern	Spencer
Kerr	Stinson
Kersey	Stoll
Kinard	Talbert
King	Tarwater
Langdon	Taylor
Lehman	Tennant
Leonard	Thornberry
Leyendecker	Thornton
Little	Turner
Lock	Vint
Loggins	Voigt
London	Weldon
Mays	Wells
McAlister	Westbrook
McDaniel	Wilson
McDonald	Winfree
McFarland	Wood
McMurry	Worley
McNamara	Wright
Mohrmann	

Absent

Anderson	Ragsdale
Howard	

Absent—Excused

Broadfoot	Schuenemann
Colquitt	Smith of Hopkins
Davis of Upshur	Vale
Dowell	Waggoner
Harp	White
Oliver	

A quorum was announced present.

Prayer was offered by Rev. George W. Coltrin, Chaplain, as follows:

"Our Heavenly Father, as we observe this anniversary may its deep